



1021 NORTH GRAND AVENUE EAST, P.O. BOX 19276, SPRINGFIELD, ILLINOIS 62794-9276 – (217) 782-3397 JAMES R. THOMPSON CENTER, 100 WEST RANDOLPH, SUITE 11-300. CHICAGO, IL 60601 – (312) 814-6026

ROD R. BLAGOJEVICH, GOVERNOR

DOUGLAS P. SCOTT, DIRECTOR

217/524-3300

August 1, 2008

Clean Harbors Services, Inc. Attn: James R. Laubsted 11800 South Stony Island Chicago, Illinois 60617

Re: 0316000051 -- Cook County Clean Harbors Svcs, Inc. ILD000608471 RCRA Log # B-16R-M-11 RCRA Part B -- Administrative Record Certified Mail 7007 2560 0003 2094 1840 7007 2560 0003 2094 1857

Illinois International Port District Attn: Anthony G. Ianello 3600 East 95th Street 95th & the Lakefront Chicago, Illinois 60617-5193

US EPA RECORDS CENTER REGION 5



Dear Gentleman:

This letter is in response to your letter dated May 15, 2008, requesting a Class 1 modification to update the name, address, or phone numbers of coordinators, or other persons, or agencies as identified in the plan in accordance with 35 Ill Admin Code Part(s) 703, Appendices A(A)(1) and A(B)(6)(d). The Agency has approved this modification request.

Approval of this modification is based upon review of (1) the RCRA permit issued to Clean Harbors Svcs, Inc., (2) the regulations (35 Ill. Adm. Code Subtitle G), and (3) the information contained in your submittals. Since this modification did not result in any changes to the language of the Permit, only the cover page reflecting the approval of this modification is being sent to you. This letter and the enclosed cover page should be attached to the front of your Part B Permit. Operations must be conducted in accordance with the approved RCRA Part B Permit issued to Clean Harbors Svcs, Inc., and all subsequent modifications to the Part B Permit.

Work required by this permit, your application or the regulations may also be subject to other laws governing professional services, such as the Illinois Professional Surveyor Act of 1989, the Professional Engineering Practice Act of 1989, the Professional Geologist Licensing Act, and the Structural Engineering Licensing Act of 1989. This permit does not relieve anyone from compliance with the regulations adopted pursuant to these laws. All work that falls within the scope and definitions of these laws must be performed in compliance with them. The Illinois EPA may refer any discovered violation of these laws to the appropriate regulating authority.

The Permittee must complete the public notice requirements for the Class 1 modification as requested in Log # B-16R-M-11. Pursuant to 35 Ill. Adm. Code 703.281(a)(2), a notice of the modification shall be sent to all persons on the facility mailing list, maintained by Illinois EPA in accordance with 35 Ill. Adm. Code 705.163(a)(4), and the appropriate units of the state and local

ROCKFORD - 4302 North Main Street, Rockford, IL 61103 - (815) 987-7760 • DES PLAINES - 9511 W. Harrison St., Des Plaines, IL 60016 - (847) 294-4000 ELGIN - 595 South State, Elgin, IL 60123 - (847) 608-3131 • PEORIA - 5415 N. University St., Peoria, IL 61614 - (309) 693-5463

BUREAU OF LAND - PEORIA - 7620 N. University St., Peoria, IL 61614 - (309) 693-5462 • CHAMPAIGN - 2125 South First Street, Champaign, IL 61820 - (217) 278-5800 • COLLINSVILLE - 2009 Mall Street, Collinsville, IL 62234 - (618) 346-5120

MARION - 2309 W. Main St., Suite 116, Marion, IL 62959 - (618) 993-7200

government, as specified in 35 Ill. Adm. Code 705.163(a)(5). This notification must be made within ninety (90) days of the date of issuance of this letter.

If you have any additional questions in this matter, please contact Krishnamurthy S. Gadi of my staff at 217/524-3863.

Sincerely,

Stephen F. Nightingale, P.E.

Manager, Permit Section

Bureau of Land

SFN:KSG:bjh\051161s.doc

Attachment: RCRA Part B Cover Page

cc: Dale Meyers, USEPA Region V

Jim Blough, USEPA Region V

ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

1021 NORTH GRAND AVENUE EAST, P.O. BOX 19276, SPRINGFIELD, ILLINOIS 62794-9276 – (217) 782-3397 JAMES R. THOMPSON CENTER, 100 WEST RANDOLPH, SUITE 11-300. CHICAGO, IL 60601 – (312) 814-6026

ROD R. BLAGOJEVICH, GOVERNOR DOUGLAS P. SCOTT, DIRECTOR

ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

HAZARDOUS WASTE MANAGEMENT RCRA PART B PERMIT

IEPA 0316000051 -- Cook County USEPA ILD000608471 Clean Harbors Svcs Inc Permit Log No. B-16R-M-11 RCRA -- Part B - Permit File Permit Approval Issue Date: November 4, 2005 Effective Date: December 9, 2005 Expiration Date: December 9, 2015

Modification Effective Date: August 1, 2008

Illinois International Port District 3600 East 95th Street 95th & the Lakefront Chicago, Illinois 60617-5193 Clean Harbors Svcs Inc 11800 South Stony Island Avenue Chicago, Illinois 60617

A Part B permit is hereby approved pursuant to the Resource Conservation and Recovery Act, Illinois Environmental Protection Act, and Title 35 Illinois Administrative Code (I.A.C.) parts 702, 703, 705, and 720 through 729 to Clean Harbors Svcs Inc and the Illinois International Port District (herein known as the Permittee(s)), to construct, maintain and operate a waste management facility involved in the treatment and storage of hazardous waste. The site is located at 11800 South Stony Island Avenue in Chicago, Illinois.

This permit consists of the conditions contained herein (including those in any attachments and appendices) and applicable regulations contained in the Illinois Environmental Protection Act and Title 35 I.A.C. Parts 702, 703, 705 and 720 through 729 in effect on the effective date of this permit. The Environmental Protection Act (Ill. Rev. Stat., Chapter 111 1/2, Section 1039) grants the Illinois Environmental Protection Agency the authority to impose conditions on permits which are issued. This Permit contains 225 pages including Attachments A through I.

If you have any questions regarding this final permit, please contact Mark Schollenberger at 217/524-3307.

Stephen F. Nightingale, P.E. Manager, Permit Section Bureau of Land SFN:K. 6:bjh\051161s.doc

cc: USEPA Region V



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION 5 77 WEST JACKSON BOULEVARD CHICAGO, IL 60604-3590

REPLY TO THE ATTENTION OF:

DW-81

MEMORANDUM TO FILE

Date:

February 16, 2005

Subject:

Clean Harbors Services, Inc

From:

Christopher Lambesis and Hejmadi (Marty) Prabhu

To:

Administrative Record for the Permitting Action Clean Harbors Services, Inc (CHSI)

U.S. EPA# ILD 000608471

Latitude: 41.691667, Longitude: -87.574289

Introduction

This demographic analysis is being performed as part of the Resource Conservation and Recovery Act (RCRA) permit application review process in order to determine whether the Clean Harbors Services, Inc facility is in a low income or minority area for which environmental justice (EJ) may be a consideration in any Federal action.

Environmental justice is the fair treatment and meaningful involvement of all people regardless of race or income with respect to development, implementation, and enforcement of environmental laws, regulations, and policies. It is the goal of the United States Environmental Protection Agency (U.S. EPA) to recognize and address disproportionately high and adverse human health and environmental effects of its programs upon minority and low-income populations. The focus on environmental justice issues grew from the February 11, 1994, Executive Order 12898 entitled "Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations." The Executive Order states:

[t]o the greatest extent practicable and permitted by law . . . each Federal Agency shall make achieving environmental justice part of its mission by identifying and addressing, as appropriate, disproportionately high and adverse human health or environmental effects of its programs, policies, and activities on minority populations and low-income populations.

Although there are no U.S. EPA national guidelines, Region 5 has developed interim Guidelines as a basis to determine whether a case should be classified as an environmental justice case. U.S. EPA Region 5 "Revised Region 5 Interim Guidelines for Identifying and Addressing a Potential Environmental Justice Case" dated June 1998 ("Guidelines") offer a defined procedure for identifying potential environmental justice cases.

Background

The Clean Harbors Services Inc. (CHSI) facility is located between Piers No. 4 and 8 of Lake Calumet at 11800 South Stony Island Avenue, Chicago, Illinois 60617. The property is owned by the Illinois International Port Authority and is approximately 56.6 acres in size. The western side of the property, and three-quarters of the northern and southern sides of the property are bounded by Lake Calumet. The eastern side of the facility is bounded by Stony Island Avenue.

CHSI has been a RCRA regulated hazardous waste management facility since 1980. The facility receives containers of waste in trucks. Bulk liquids are received in both tank trucks and rail cars. Present activities include the storage and transfer (including consolidation/bulking) of wastes in containers (including lab packs) and tanks and the treatment of wastes, through fuel blending, stabilization, waste water treatment technologies, venting, wetting and/or chilling in containers and/or tanks.

Environmental Justice Criteria

The EJ guidelines give the following criteria for identifying a potential EJ area:

- 1. The percentage of low income or minority population in the census block group, or within a 1-, 2-, or 4- mile radius around the facility is greater than or equal to two times the state's average low income or minority percentages respectively; or
- 2. A. The percentage of low income or minority population in the census block group, or within a 1-, 2-, or 4- mile radius around the facility is greater than the state's average low income or minority percentages, but less than two times the state's average low income or minority percentages respectively; and
 - **B.** The community identifies itself as an environmental justice area, the community reveals that environmental justice issues are involved, or U.S. EPA believes that environmental justice issues exist at the site.

Demographic Analyses based on year 2000 census

U.S. EPA analyzed the demographic data from the census block group, and within a 1-, 2-, and 4-mile radius of the location of the facility. The results of the analyses are presented below:

1. <u>States Demographic Review</u>

CHSI 4-mile radius data includes data from the neighboring State of Indiana:

Name of State	Percent Minority	Two Times Percent Minority	Percent Low Income	Two Times Percent Low Income
Illinois	32	64	26	52
Indiana	14	28	26	52

2.1 Facility Demographic Review - State of Illinois

Facility Demographics	Total Population	Percent Minority	Percent Low Income ¹	
Census Block Group	29	55.17	44.83	
1-Mile Radius	1,715	94.12	55.52	
2-Mile Radius	27,639	87.36	41.07	
4-Mile Radius	248,325	92.55	40.57	
Illinois Average	-	32	26	
2 x IL Average	-	64	52	

2.2 Facility Demographic Review - State of Indiana

Facility Demographics	Total Population	Percent Minority	Percent Low Income ¹
Census Block Group	-	-	-
1-Mile Radius	-	-	-
2-Mile Radius	-	-	<u>-</u>
4-Mile Radius	7,580	18.11	21.08
Indiana Average	-	14	26
2 x IN Average	-	28	52

Environmental Justice Concerns raised by the community or others

According to the U.S. EPA Permit Writer Jim Blough, Clean Harbors Services, Inc (CHSI), IEPA and U.S. EPA have not received written and/or telephone comments from the public or any environmental and other groups about the facility concerning environmental justice.

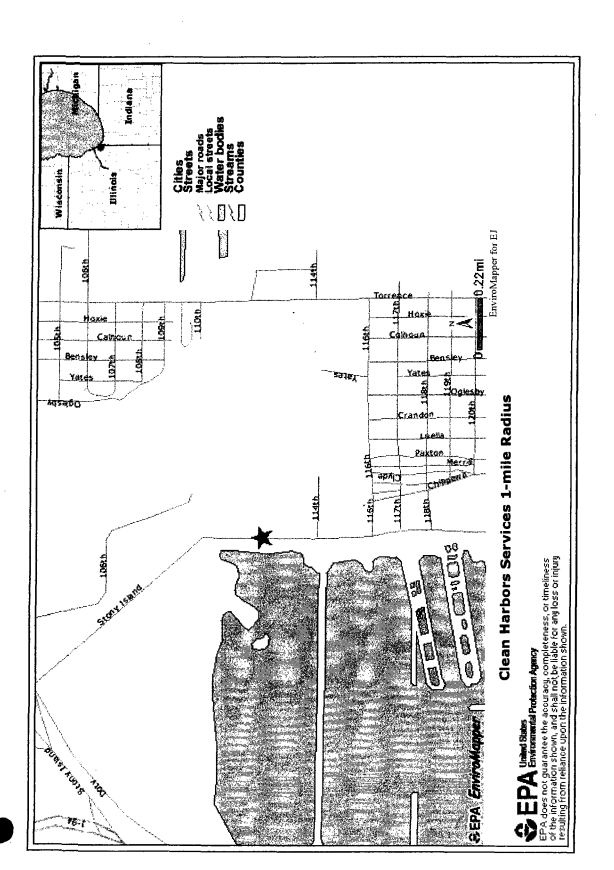
Conclusion

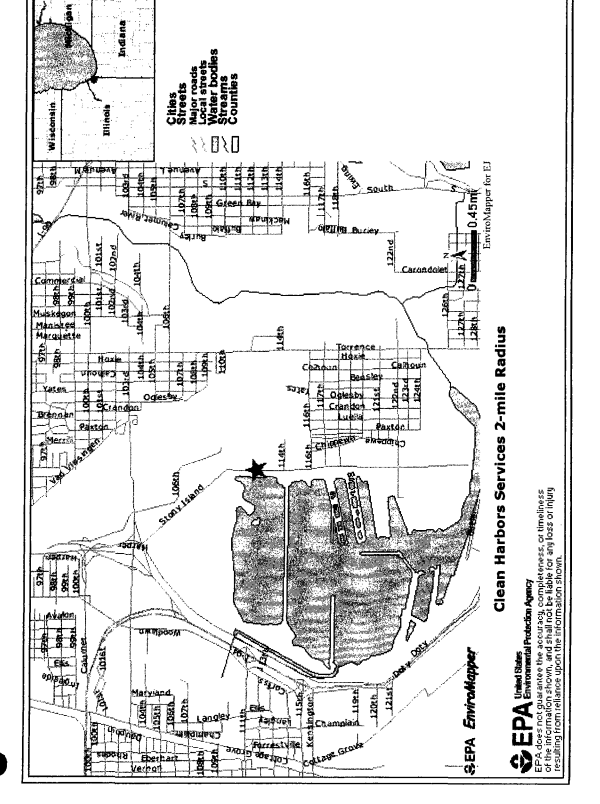
This analysis shows that the low income and/or minority percentages in some of the areas adjoining the site are greater than the respective states' average minority and/or low income percentages.(see tables 1, 2.1, and 2.2 on page 3 and 4). We therefore recommend that this area be treated as a potential environmental justice area.

Attachment 1 Demographic Analysis Summary

ArcView GIS software is used to identify potential environmental justice areas near hazardous waste sites. To use ArcView GIS, one needs to have all data geo-referenced. In other words, all data, points, lines and polygons (areas), need geographic coordinates (latitude/longitude). In creating the maps, charts and tables the following steps were taken.

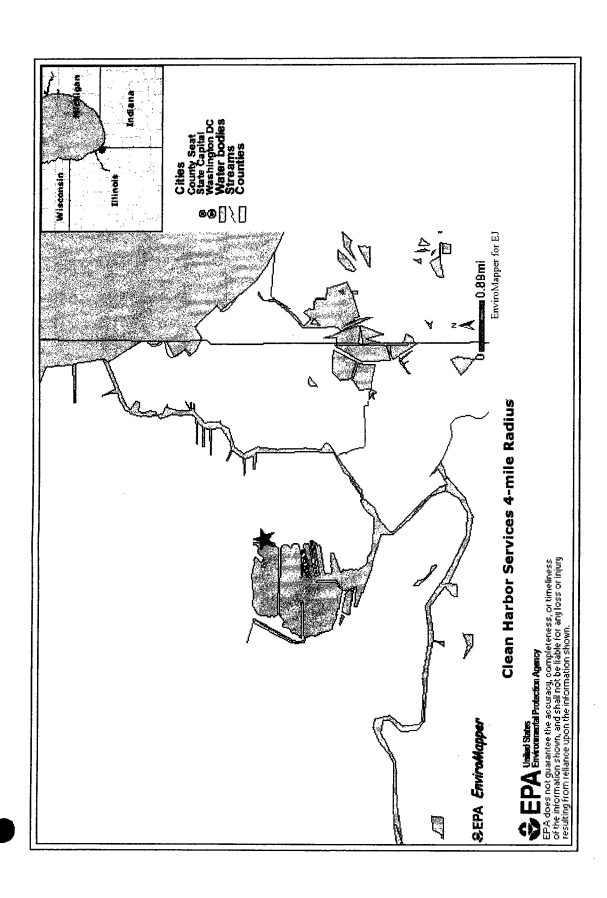
- 1) The site latitude/longitude were located through U.S. EPA's Envirofacts database. Envirofacts holds information from seven of U.S. EPA's major databases. The latitude/longitude accuracy in Envirofacts varies from zip code centroid location to the site having data located by Global Positional System (GPS). If a site's latitude/longitude accuracy is not at least identified by an address match process or not available in Envirofacts, then a latitude/longitude is obtained by using the Internet site www.mapblast.com address matching capabilities. In MapBlast's mapping section, one provides the address of the facility and it will return a map of the area and the latitude/longitude for the facility.
- 2) The geographic coordinates for the site are brought into the ArcView software and overlaid with 2000 Census demographic data. All data in the ArcView GIS project are geo-referenced by its geographic coordinates.
- 3) To identify population characteristics near a facility, concentric circles of 1-, 2- and 4-mile radii from the site are created. Since all data are geo-referenced, distances can be calculated by the software.
- 4) Census data are broken down into census tracts. A census tract does not cross county boundaries and is made up of census block groups. Census block groups are made up of census blocks. In a densely populated area, a census block is approximately a city block where, in a sparsely populated area, a census block can equal the area of a census tract. Census tracts cover an area of approximately 4000 people.
- 5) To determine the total population within a given radius around a facility and within a given state, we sum the total populations of all census blocks contained completely within the radius with portions of the total populations of the census blocks that overlap the radius. These portions are determined by assuming the population is evenly distributed across the census block and we take the percentage of the population relative to the area inside the radius compared to the whole area of the census block. The same procedure is used to determine total minority and total low-income populations within a given radius around a facility.
- 6) If a facility is located near a state border, further analysis is required. When a concentric circle of 1-, 2- or 4-mile radius from a site crosses a state border, we compare the percent minority and percent low-income of the area that is located within each state and within the radius to the respective state's percentage of minority and low-income.







1/6/2005





UNITED TATES ENVIRONMENTAL PROTECT AGENC

REGION 5 77 WEST JACKSON BOULEVARD CHICAGO, IL 60604-3590

REPLY TO THE ATTENTION OF:

DW-8J

CERTIFIED MAIL: 7001 0320 0006 1558 4277 RETURN RECEIPT REQUESTED

February 25, 2005

Mr. James Laubsted Clean Harbors Services Inc. Facility Compliance Manager 11800 South Stony Island Avenue Chicago, IL 60617

RE:

Draft Federal Permit

Clean Harbors Services Inc.

ILD 000 608 471

Dear Mr. Laubsted:

The United States Environmental Protection Agency (U.S. EPA) has enclosed a copy of the draft federal portion of the Resource Conservation and Recovery Act (RCRA) permit for your review. The draft permit is based on the information you provided to us and the related documents contained in our administrative record.

The federal portion of the RCRA permit contains those provisions and conditions required pursuant to the Hazardous and Solid Waste Amendments of 1984 (HSWA) to RCRA. Please read the draft federal permit carefully as failure to meet any portion of the final permit could result in civil and/or criminal penalties.

Under the provisions of Title 40 of the Code of Federal Regulations (40 CFR), Part 124, the draft permit and the administrative record must be publicly noticed and made available for public review. You may review the administrative record log, public notice, permit information, and the fact sheet at the U.S. EPA office, 77 West Jackson Boulevard, Chicago, IL 60604. The public comment period began on February 25, 2005 and ends on April 11, 2005.

USEPA



ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

1021 NORTH GRAND AVENUE EAST, P.O. BOX 19276, SPRINGFIELD, ILLINOIS 62794-9276, 217-782-3397 JAMES R. THOMPSON CENTER, 100 WEST RANDOLPH, SUITE 11-300, CHICAGO, IL 60601, 312-814-6026

ROD R. BLAGOJEVICH, GOVERNOR

RENEE CIPRIANO, DIRECTOR

217/524-3300

September 18, 2003

CERTIFIED MAIL 7002 3150 0000 1219 8957 7002 3150 0000 1219 8964

Clean Harbors Services, Inc. Attn: James R. Laubsted 11800 South Stony Island Avenue Chicago, Illinois 60617 Illinois International Port District Attn: Anthony G. Ianello 3600 East 95th Street 95th & the Lakefront Chicago, Illinois 60617-5193

Re: 0316000051 -- Cook County Clean Harbors Services, Inc. (CHSI) ILD000608471 Part B Log No. B-16-M-54 RCRA Part B Administrative File

Gentlemen:

This letter is in response to your class I modification request Log 16-M-54 dated July 28, 2003 to modify the contingency plan. The Illinois EPA has approved your request to change the emergency coordinators in your contingency plan.

This determination is based upon our review of (1) the RCRA Part B issued to CHSI, (2) the regulations (35 Ill. Adm. Code, Subtitle G) and (3) the information contained in your submittal. Operations must be conducted in accordance with the approved RCRA Part B permit originally issued to CHSI and all subsequent modifications to the Part B Permit.

Since no changes in the permit conditions have resulted from this modification, a revised permit has not been issued; only the cover page of the permit reflecting the approval of this modification is being sent to you. Pursuant to 35 Ill. Adm. Code 703.281(a)(2), a notice of the modification shall be sent to all persons on the facility mailing list, and the appropriate units of the state and local government, as specified in 35 Ill. Adm. Code 705.163(a)(5). This notification must be made within ninety (90) days of the date of issuance of this letter.

Within 35 days after the notification of a final decision, the permittee may petition the Illinois Pollution Control Board to contest the issuance of the permit. The petition shall include a statement of the reasons supporting a review, including demonstration that any issues raised in the petition, were previously raised during the public comment period. In all other aspects, the petition shall be in accordance with the requirements for permit appeals as set forth in 35 I.A.C. Part 105. Nothing in this paragraph is intended to restrict appeal rights under Section 40(b) of the Environmental Protection Act (35 I.A.C. 705.212(a)).

Work required by this permit, your application or the regulations may also be subject to other laws governing professional services, such as the Illinois Professional Land Surveyor Act of 1989, the Professional Engineering Practice Act of 1989, the Professional Geologist Licensing Act, and the Structural Engineering Licensing Act of 1989. This permit does not relieve anyone from compliance with these laws and the regulations adopted pursuant to these laws. All work that falls within the scope and definitions of these laws must be performed in compliance with them. The Illinois EPA may refer any discovered violation of these laws to the appropriate regulating authority.

Should you have any questions or comments regarding this permit, please contact Mark A. Schollenberger, P.E. of my staff at 217/524-3307.

Sincerely,

Joyce L. Munie, P.E. Manager, Permit Section

Bureau of Land

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Attachment

cc: USEPA: Region V, Harriet Croke



ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

1021 NORTH GRAND AVENUE EAST, P.O. BOX 19276, SPRINGFIELD, ILLINOIS 62794-9276, 217-782-3397 IAMES R. THOMPSON CENTER, 100 WEST RANDOLPH, SUITE 11-300, CHICAGO, IL 60601, 312-814-6026

ROD R. BLAGOJEVICH, GOVERNOR

RENEE CIPRIANO, DIRECTOR

ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

HAZARDOUS WASTE MANAGEMENT RCRA PART B PERMIT

IEPA #0316000051 -- Cook County

USEPA ILD #000608471

Chicago/Clean Harbors Services, Inc.

Permit Log No. B-16-M-54

RCRA -- Part B - Permit File

Issue Date:

September 30, 1993

Effective Date:

November 4, 1993

Expiration Date:

November 4, 2003

Modification Date: September 18, 2003

Illinois International Port District 3600 East 95th Street

95th & the Lakefront

Chicago, Illinois 60617-5193

Clean Harbors Services, Inc. 11800 South Stony Island Avenue

Chicago, Illinois 60617

A Part B Permit is hereby approved pursuant to the Resource Conservation and Recovery Act (RCRA), Illinois Environmental Protection Act, and Title 35 Ill. Adm. Code Parts 702, 703, 705. and 720 through 729 to Clean Harbors Services, Inc. and the Illinois International Port District (herein known as the Permittee(s)) to modify their existing permit to construct, maintain and operate a waste management facility involved in the treatment and storage of hazardous waste. The site is located at 1180 South Stony Island Avenue in Chicago, Illinois.

This permit consists of the conditions contained herein (including those in any attachments and appendices) and applicable regulations contained in the Illinois Environmental Protection Act and Title 35 III. Adm. Code Parts 702, 703, 705 and 720 through 729 in effect on the effective date of this permit. The Environmental Protection Act ("Act") Ill. Rev. Stat., Ch. 111-1/2, par. 1039 grants the Illinois Environmental Protection Agency the authority to impose conditions on permits which are issued. This permit contains 253 pages including Attachments A through K.

If you have any questions regarding this draft permit, please contact Mark A. Schollenberger, P.E. at 217/524-3300.

Sincerely,

Jovce L. Munie, P/E

Manager, Permit Section

Bureau of Land

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cc: USEPA: Region V, Harriet Croke



ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

1021 North Grand Avenue East, P.O. Box 19276, Springfield, Illinois 62794-9276

Renee Cipriano, Director

217/524-3300

November 28, 2001

<u>CERTIFIED MAIL</u> 7099 3400 0001 1279 1940

Clean Harbors Services, Inc. Attn: James R. Laubsted 11800 South Stony Island Avenue Chicago, Illinois 60617

Re: IEPA #0316000051 – Cook County Clean Harbors Services, Inc. (CHSI) ILD000608471 Part B Log No. 16-M-46 RCRA Part B -- Administrative File

Gentlemen:

This letter is in response to your request for modification of your RCRA Part B permit identified in the above referenced log numbers. The Illinois EPA has approved your Class 1 modification request, dated September 19, 2001, to manage two newly listed hazardous wastes.

The Illinois EPA has reviewed the information contained in your submittal and has determined that Clean Harbors Services may continue to manage the newly classified hazardous wastes, K174 and K175, provided a complete Class 2 or 3 modification request is submitted within 180 days after the effective date of the rule listing or identifying the waste, subjecting the unit to management standards under Ill. Adm. Code 724, 725, or 726.

This determination is based upon our review of (1) the RCRA Part B Permit issued to Clean Harbors Services, (2) the regulations [35 Ill. Adm. Code, Subtitle G] and (3) the information contained in your submittals. Operations must be conducted in accordance with the approved RCRA Part Permit originally issued to Clean Harbors Services and all subsequent modifications to the Part B Permit. Enclosed is a modified RCRA Hazardous Waste Management Part B permit. The final permit decision is based on the administrative record contained in the Illinois EPA's files. The contents of the administrative record are described in 35 Ill. Adm. Code 705.211. This permit is divided into two permits: A RCRA permit issued by Illinois EPA and a Hazardous Waste Management Permit issued by USEPA. Only the Illinois portion of the permit is enclosed.

Pursuant to 35 Ill. Adm. Code 703.281(a)(2), a notice of the modification shall be sent to all persons on the facility mailing list, maintained by Illinois EPA per 35 Ill. Adm. Code 705.165(a)(4), and the appropriate units of the state and local government, as specified in 35 Ill.

GEORGE H. RYAN, GOVERNOR

Adm. Code 705.163(a)(5). This notification must be made within ninety (90) days of the date of issuance of this letter.

Work required by this permit, your application or the regulations may also be subject to other laws governing professional services, such as the Illinois Professional Land Surveyor Act of 1989, the Professional Engineering Practice Act of 1989, the Professional Geologist Licensing Act, and the Structural Engineering Licensing Act of 1989. This permit does not relieve anyone from compliance with these laws and regulations adopted pursuant to these laws. All work that falls within the scope and definitions of these laws must be performed in compliance with them. The Illinois EPA may refer any discovered violation of these laws to the appropriate regulating authority.

If you have any questions concerning this permit, please contact Todd Lenzie at 217/558-4717.

Sincerely,

Joyce L. Munie, P.E.

Manager, Permit Section

Bureau of Land

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Attachment

cc: USEPA Region V



ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

1021 NORTH GRAND AVENUE EAST, P.O. BOX 19276, SPRINGFIELD, ILLINOIS 62794-9276

THOMAS V. SKINNER, DIRECTOR

217/524-3300

June 25, 2001

CERTIFIED MAIL 7099 3400 0002 1429 1230

Clean Harbors Services, Inc. Attn: Jim Laubsted 11800 South Stony Island Avenue Chicago, Illinois 60617

Re: 0316000051 – Cook County Clean Harbors Services, Inc. ILD000608471 Log No. 16-M-45 RCRA Permit File DEGEIVED
JUL 0 3 2001

WASTE MANAGEMENT BRANCH Waste, Pesticides & Toxics Division U.S. EPA — REGION 5

Dear Mr. Laubsted:

This letter is in response to the request for modification of your RCRA Part B identified in the above referenced log numbers. The Illinois EPA has approved your Class 1 modification request dated April 20, 2001 to relocate the facility's emergency siren.

The Illinois EPA has reviewed the information contained in your submittal and has determined that Clean Harbors Services, Inc. (CHSI) may implement this modification. This determination is based upon our review of (1) the RCRA Part B Permit issued to CHSI, (2) the regulations [35 Ill. Adm. Code, Subtitle G] and (3) the information contained in your submittals. Operations must be conducted in accordance with the approved RCRA Part B Permit originally issued to CHSI and all subsequent modifications to the Part B Permit.

Within 35 days after the notification of a final permit decision, the permittee may petition the Illinois Pollution Control Board to contest the issuance of the permit. The petition shall include a statement of the reasons supporting a review, including a demonstration that any issues raised in the petition, were previously raised during the public comment period. In all other respects, the petition shall be in accordance with the requirements for permit appeals as set forth in 35 Ill. Adm. Code Part 105. Nothing in this paragraph is intended to restrict appeal rights under Section 40(b) of the Environmental Protection Act (35 Ill. Adm. Code 705.212(a)).

Since no changes in the permit conditions have resulted from this modification, a revised permit has not been issued; only the cover page of the permit reflecting the approval of this modification is being sent to you. Pursuant to 35 III. Adm. Code 703.281(a)(2), a notice of the modification shall be sent to all persons on the facility mailing list, maintained by Illinois EPA per 35 III. Adm. Code 705.165(a)(4), and the appropriate units of the state and local government, as specified in 35 GEORGE H. RYAN, GOVERNOR

Ill. Adm. Code 705.163(a)(5). This notification must be made within ninety (90) days of the date of issuance of this letter.

Work required by this permit, your application or the regulations may also be subject to other laws governing professional services, such as the Illinois Professional Land Surveyor Act of 1989, the Professional Engineering Practice Act of 1989, the Professional Geologist Licensing Act, and the Structural Engineering Licensing Act of 1989. This permit does not relieve anyone from compliance with these laws and regulations adopted pursuant to these laws. All work that falls within the scope and definitions of these laws must be performed in compliance with them. The Illinois EPA may refer any discovered violation of these laws to the appropriate regulating authority.

Should you have any questions or comments regarding the above, please contact Mark A. Schollenberger, P.E. of my staff at 217/524-3307.

Sincerely

Joyce L. Munie, P.É. Manager, Permit Section

Bureau of Land

JLM:MAS:bjh\963281s.doc

cc: Harriet Croke, USEPA Region 5
Illinois International Port District



ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

1021 North Grand Avenue East, P.O. Box 19276, Springfield, Illinois 62794-9276
Thomas V. Skinner, Director

ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

HAZARDOUS WASTE MANAGEMENT RCRA PART B PERMIT

IEPA #0316000051 -- Cook County USEPA ILD #000608471 Chicago/Clean Harbors Services, Inc. Permit Log No. B-16-M-45 RCRA -- Part B - Permit File Issue Date: September 30, 1993 Effective Date: November 4, 1993 Expiration Date: November 4, 2003 Modification Date: June 25, 2001

Illinois International Port District 3600 East 95th Street 95th & the Lakefront Chicago, Illinois 60617-5193 Clean Harbors Services, Inc. 11800 South Stony Island Avenue Chicago, Illinois 60617

A Part B Permit is hereby issued pursuant to the Resource Conservation and Recovery Act (RCRA), Illinois Environmental Protection Act, and Title 35 Ill. Adm. Code Parts 702, 703, 705, and 720 through 729 to Clean Harbors Services, Inc. and the Illinois International Port District (herein known as the Permittee(s)) to modify their existing permit to construct, maintain and operate a waste management facility involved in the treatment and storage of hazardous waste. The modification affects the container storage areas (Unit Q and B). The site is located at 11800 South Story Island Avenue in Chicago, Illinois.

This permit consists of the conditions contained herein (including those in any attachments and appendices) and applicable regulations contained in the Illinois Environmental Protection Act and Title 35 Ill. Adm. Code Parts 702, 703, 705 and 720 through 729 in effect on the effective date of this permit. The Environmental Protection Act ("Act") Ill. Rev. Stat., Ch. 111-1/2, par. 1039 grants the Illinois Environmental Protection Agency the authority to impose conditions on permits which are issued. This permit contains 253 pages including Attachments A through K.

If you have any questions regarding this draft permit, please contact Mark A. Schollenberger, P.E. at 217/524-3300.

Sincerely,

Joyce L. Munie, P.E.

Manager, Permit Section

Bureau of Land

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cc: Harriet Croke, USEPA Region 5

GEORGE H. RYAN, GOVERNOR

Croke USEPA



5 200 LINES ENVIRONMENTAL PROTECTION AGENCY

MIT SECTION - WMB

Waste, resticioes & Toxics Division Rand Avenue East, P.O. Box 19276, Springfield, Illinois 62794-9276

U.S. EPA - REGION 5

THOMAS V. SKINNER, DIRECTOR

217/524-3300

April 2, 2001

CERTIFIED MAIL 7099 3400 0002 1429 8446 7099 3400 0002 1429 8477

Clean Harbors Services, Inc. Attn: James R. Laubsted 11800 South Stony Island Avenue Chicago, Illinois 60617

Illinois International Port District Attn: Anthony G. Ianello 3600 East 95th Street 95th & the Lakefront Chicago, Illinois 60617-5193

Re: 0316000051 -- Cook County

Clean Harbors Services, Inc. (CHSI)

ILD000608471

Part B Log No. B-16-M-39

RCRA Part B Administrative File

Gentlemen:

A draft Part B permit is hereby proposed pursuant to the Resource Conservation and Recovery Act (RCRA), Illinois Environmental Protection Act, and Title 35 Ill. Adm. Code Parts 702, 703, 705, and 720 through 729 to Clean Harbors Services, Inc. (CHSI) to modify their current Part B Permit. The draft permit is hereby proposed in response to the applications assigned Log No.'s 16-M-39,-40 & 42 to: i) add a bulk flammable liquid tank farm, ii) a truck loading/unloading pad, iii) a shredding system which includes a metal wash unit, a hydropulper tank and container collection units for solids, iv) expand the temporary waiver for the prequalification analysis to include FPN/CERCLA numbers as an incident number and v) increase the wearing thickness of the dispersion tank. For more information regarding these modification requests see Attachment 2.

The modification requests identified above have been consolidated in the Illinois EPA's records as Part B Log No. 16-M-39 and received as a Class 3 modification. The Illinois EPA has reviewed the Class 3 modification submitted and has tentatively determined that CHSI may initiate the proposed modifications subject to the conditions imposed by the enclosed draft permit.

Enclosed is a draft modification of the RCRA Hazardous Waste Management Part B permit and fact sheet. This draft permit modification is based on the administrative record contained in the Illinois EPA's files. The contents of the administrative record are described in 35 Illinois Administrative Code (IAC) Section 705.144.

This draft permit is divided into two parts. A RCRA permit issued by IEPA and a Hazardous Waste Management Permit issued by USEPA. The USEPA permit generally contains only those

GEORGE H. RYAN, GOVERNOR

provisions and conditions raised pursuant to the Hazardous and Solid Waste Amendments of 1984 to RCRA (HSWA). The IEPA permit also enforces portions of HSWA where IEPA has authority to do so. Read both documents carefully. Failure to meet any portion of either permit could result in civil and/or criminal penalties.

A summary of the revisions to the Part B Permit is included in Attachment 1 to this letter.

Under the provisions of 35 IAC 705.141(d), the draft permit modification and administrative record must be publicly noticed and made available for public comment. The Illinois EPA must also provide an opportunity for a public hearing. Copies of the draft decision and fact sheet are available for review at the Olive-Harvey College Library, 10001 S. Woodlawn Avenue, Chicago, Illinois 773/291-6100. The Illinois EPA has not scheduled a public hearing at the current time. The public comment period will close on May 21, 2001.

During the comment period, the applicant or any interested party may submit comments to the Illinois EPA on the draft permit for the RCRA Hazardous Waste Management permit. At the close of the comment period, the Illinois EPA will prepare a response to significant comments. Comments on the Hazardous Waste Management Permit may be submitted to Mara McGinnis, Illinois Environmental Protection Agency, 1021 North Grand Avenue East, Springfield, Illinois 62704-9276.

The Illinois will issue a final permit modification after the close of the public comment period unless the Illinois EPA decides to reverse the tentative decision. The appeal process and limitations are addressed in 35 Ill. Adm. Code 705.212.

Should you have any questions or comments regarding this permit, please contact Mark A. Schollenberger, P.E. of my staff at 217/524-3307. If you intend to seek review of the USEPA issued permit, please contact USEPA – Region V, Jim Blough at 312/886-2967 concerning the applicable review procedures.

Sincerely,

Íoyce L. Munie, P.E.

Munie 69 KI) Manager, Permit Section

Bureau of Land

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Attachments: Attachment 1

> Attachment 2 Fact Sheet Draft Permit

cc: USEPA - Harriet Croke

Attachment I

1. The general description on page i was modified to add:

As proposed, Modification Log No. 16-M-39 will utilize the paint and paint related processing area (Building 42) drum storage, approved in Log No. 16-M-26, for the storage of drums prior to shredding. If the facility is modified in accordance with Log No. 16-M-39, the proposed miscellaneous unit (compactor) currently in Section VII will not be installed and four new permitted units will be installed for use in the shredding process. One unit will be located in Building 42, two units will be located in the shredding process building no. 1, and one will be located on the proposed metal wash pad.

As a result of the addition of the proposed miscellaneous unit (shredder), existing Tank Farm 16 may be utilized for the storage of blended fuels from the shredding/hydropulper process, diluent storage for use in the hydropulper and solvent storage for use in the metal wash unit in accordance with the procedures in the approved application Log No. 16-M-39.

- 2. Special Condition I.B.1.d.iii was modified to identify proposed container storage in the Paint and Paint Related Processing Area (Building 42). One 4' x 4' non-dispersible solids collection hopper will be added to this area. The capacity of this unit is approximately one cubic yard.
- 3. Special Condition I.B.1.d.v. was added to authorize drum staging prior to wastes being fed into the shredder. A maximum of 16 drums (880 gallons) may be staged on the conveyor. Additionally, Units 412 and 407, utilized for residues collection were identified.
- 4. Special Condition I.B.1.f.iii. was added to identify Unit 69, a truck loading/unloading pad. A maximum of 14,400 gallons (two-7200 gallon trucks) may be stored on the pad. Each tanker truck may be substituted with a roll-off container, van trailer or other transportation vehicle. Containers may also be placed in this unit if the contents will be pumped to the proposed tank farm (Unit 22). The substitute unit may be placed in the unit in lieu of a 7200 gallon truck provided the total gallons does not exceed 7200.
- 5. Special Condition I.B.1.d.vi. was added to identify a collection unit (434).
- 6. Special Condition II.B.1.v. was added to identify the bulk flammable liquid tank farm proposed in this modification. This modification will add the following tanks; TK-415 at 10,558 gallon capacity, TK-416 at 10,558 gallon capacity, TK-417 at 15,547 gallon capacity, TK-418 at 6,136 gallon capacity, TK-414 (hydropulper tank) at 3490 gallon capacity, TK-424 (metal wash tank) at 3730 gallon capacity and TK-427 (a rinse tank) at 987 gallons.
- 7. Section VII.A was modified to identify the shredder as a miscellaneous unit.
- 8. Section VII.B was modified to identify specific operating conditions for the shredder.

- 9. Attachment A was modified to identify the waste types which are acceptable for shredding.
- 10. Attachment H was modified to include closure costs for the proposed units.

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Attachment 2

The initial modification request assigned Log No. 16-M-39 was dated February 18, 2000 and covered items i, ii and iii. Additional information was received on February 23, 2000, March 3, 2000, September 5, 2000 and September 11, 2000.

The initial modification request assigned Log No. 16-M-40 was dated March 24, 2000 and covered item iv. Additional information was submitted March 28, 2000.

The initial modification request assigned Log No. 16-M-42 was submitted June 21, 2000 and covered item v. Additional information was submitted June 22, 2000.

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Fact Sheet RCRA Hazardous Waste Permit Clean Harbors Services, Inc., Chicago ILD000608471 State ID No. 0316000051

I. Introduction

This fact sheet has been prepared pursuant to the requirements of 35 Ill. Adm. Code 705.143. The fact sheet is intended to be a brief summary of the principal facts and significant factual, legal, methodological, and policy questions considered in preparing a draft modification to the existing Resource Conservation and Recovery Act ("RCRA") permit. On September 30, 1993 the Illinois EPA issued a Hazardous Waste Management RCRA Part B Permit to Clean Harbors Services, Inc. (CHSI). Since the initial approval, the permit has been modified numerous times. The current modified permit is the subject of a new modification request. The permit modification request cited herein is the initial modification submitted to the Illinois EPA on February 18, 2000.

This draft permit for CHSI contains all of the standard conditions required by 35 IAC, Parts 702, 703 and 724; and the applicable conditions of 35 IAC, Part 724 for the storage of hazardous waste in containers and tanks.

Pursuant to 35 Ill. Adm. Code 705.143(a), this fact sheet is sent to the applicant and to any other person who requests it.

II. Scope of Modification

The Illinois EPA is seeking public comment on the proposed modifications to CHSI's RCRA Part B permit. The following changes to the permit have been proposed:

to add a bulk flammable liquid tank farm;

to add an additional container storage areas;

to add a hazardous waste shredding system;

to add a metal washing system;

to utilize existing tank and container storage in a different manner that originally permitted; and

to include FPN/CERCLA numbers as incident numbers which would allow management of the waste at this facility prior to conducting prequalification analysis.

These modifications have been incorporated into the attached draft permit.

III. Description of Facility

CHSI has been a RCRA regulated hazardous waste management facility since 1980. The facility receives containers of waste in trucks. Bulk liquids are received in both tank trucks and rail cars.

Present activities include the storage and treatment of aqueous based waste stream, fuel blending, and the storage, consolidation and transfer of containerized hazardous and non-hazardous wastes, including lab packs.

The CHSI facility is a "U" shaped piece of property that is located on Piers No. 4 and 6 of Lake Calumet in Chicago, Illinois. The property is owned by the Illinois International Port Authority and is approximately 56.6 acres in size. The western side of the property, and three-quarters of the northern and southern sides of the property are bounded by Lake Calumet. The eastern side of the facility is bounded by Stony Island Avenue. The address of the facility is:

Clean Harbors Services, Inc. 11800 South Stony Island Avenue Chicago, Illinois 60617

The legal description of the property is provided in Appendix B-1 of the application.

IV. Waste Management Activities in RCRA Permitted Areas

A. CONTAINER MANAGEMENT ACTIVITIES

All container storage areas are provided with secondary containment to contain and control spills, leaks and precipitation in these areas. Hazardous wastes which may be stored are identified in Attachment A of the draft permit. Permit conditions in Section I of the permit are specific to container storage and implement the regulatory requirements of 35 Ill. Adm. Code 724, Subpart I.

1. Existing Container Storage Areas

a. Drums

i. <u>Drum Storage Area (Unit G1)</u>

This area is approximately 26 x 85 feet. It is currently divided into four bays. The storage capacity did not change.

Acidic-1 192 drums (55 gallon drums)

Acidic-2 (currently alkaline) 96 drums
Alkaline (currently organic) 192 drums
Staging 72 drums

TOTAL 552 DRUMS (30,360 gallons)

ii. Outdoor Storage Area (Unit R1)

The outside storage area is divided into six bays:

Flammable-1

Flammable-2

Oxidizer

Reactive

Poison

Staging (inbound)

TOTAL

160 drums (55 gallon drums)

160 drums

96 drums

96 drums

96 drums

160 drums

768 drums

(42,240 gallons)

iii. Lab Pack Pour-off Station (Unit F1)

The maximum permitted storage capacity for this area is eight, 55 gallon drums (440 gallons). CHSI is permitted to store acidic, alkaline, and other inorganic wastes that are received in lab packs in this area. The containers are opened and the liquids are "poured off" for treatment in accordance with the procedures in Appendix D-2.

iv. Drum Storage Area Expansion (Unit R2) partially built

Oxidizer 96 drums (55 gallon drums)
Reactive 96 drums
Poison/PCBs 96 drums
288 drums (15,840 gallons)

v. Container Management Building (Unit 25)

The maximum permitted storage capacity for this area is 752, 55 gallon drums (41,360 gallons) in this building as described below:

Alkaline/Poisons/PCBs 248 drums
Acids 136 drums
Flammable 184 drums
TOTAL 568 drums (31,240 gallons)

vi. Ignitable Container Management Building (Unit 26)

CHSI stores a maximum of 192, 55 gallon drums (10,780 gallons) of compatible wastes in this building.

vii. Container Handling Dock (Unit 61)

CHSI operates a dock/staging area that is capable of holding a maximum of 160, 55 gallon drums (8,880 gallons) of compatible wastes.

b. Bulk Solids

i. Bulk Container Storage Area (Unit Q1)

The maximum permitted storáge capacity of this area is 3, 30 cubic yard roll-off boxes (90 cubic yards).

ii. Bulk Solids Storage Pad (Unit B)

The maximum permitted storage capacity of this area is eight, 30 cubic yard roll-off boxes (180 cubic yards).

c. Transporter Storage/Staging

i. Truck Unloading Area and Bulking Area (Unit Q)

The maximum capacity of this area is 3 trucks (21,600 gallons) located in the truck loading/unloading pad.

ii. Truck Unloading Dock (Unit V)

The maximum capacity of this area is 3 trucks (21,600 gallons) in the loading/unloading dock.

iii. Rail Car Unloading Area (Unit 13)

The maximum capacity of this area is two (2) 30,000 gallon rail cars (60,000 gallons).

iv. Truck Staging Area (Unit C)

The maximum capacity of this area is 6 trucks (43,200 gallons) in the staging area. No tank trucks containing ignitable waste shall be stored/staged in this area.

v. Truck Staging Area (Unit 59)

The maximum capacity of this area is 3 trucks (21,600 gallons) in the staging area.

vi. Truck Unloading Platform (Unit 15)

The maximum capacity of this area is 2 trucks (14,400 gallons) at the Loading/Unloading Dock.

vii. Truck Pad (Unit 62)

The maximum capacity of this area is 4 trucks (28,800 gallons) at the Container Handling Dock.

2. Approved/Not Yet Constructed Container Storage Areas

a. Drums

i. <u>Drum Storage Area Expansion (Unit R2)</u>

Flammable-3

160 drums

Staging (outbound)

80 drums

240 drums (13,200 gallons)

ii. Lab Pack Repack & Consolidation Area (Unit U)

The permitted storage capacity in this building is 35, 55-gallon drums (1,925 gallons). CHSI is permitted to consolidate (bulk) and repack lab packs in this building. The wastes must be stored and managed in the segregated storage bays described below:

Ignitable	6 drums
Organic	5 drums
Acid	5 drums
Alkaline	5 drums
Oxidizer	5 drums
Pesticides	5 drums
Organic Pour-off	4 drums

TOTAL 35 drums (1,925 gallons)

iii. The Paint and Paint Related Processing Area (Building 42):

Hopper (405)

1 64 cu. ft. hopper

Westside Pad Building 24 drums

28 drums

TOTAL 52 drums (2,860 gallons)

Each pallet may be replaced by one cu. yd. box or tote tank.

iv. Container Storage Building (Unit 25)

Truck Loading/Unloading Pad

88 drums (4840 gallons)

b. Bulk Solids

i. <u>Listed Waste Roll-Off (Unit Z1)</u>

The maximum capacity of this area is one roll-off box.

c. Transporter Storage/Staging

i. Truck Loading/Unloading Pad (Unit X)

The maximum capacity of this area is 2 trucks (14,400 gallons) in the loading/unloading pad.

ii. Truck to Truck Transfer Dock (Unit W)

The maximum capacity of this area is 4 trucks (28,800 gallons) in the staging area.

3. Proposed in Modification B-16-M-39

a. Drums

i. The Paint and Paint Related Processing Area (Building 42)

Building

1 64 cu. ft. hopper*

*in addition to the already permitted 52 drums

ii. Unit 24

drum (412)

1 drum (55 gallons)

total (407)

1 64 cu. ft. hopper

iii. Metal Wash Pad (Unit 63)

drum (434)

1 drum (55 gallons)

iv. Conveyor to Shredder (Unit 24)

A maximum of 16 drums may be stored on the conveyor awaiting processing.

b. Transporter Storage/Staging

Truck Loading/Unloading Pad (Unit 69)

The maximum capacity of this area is 2 trucks (14,400 gallons) in the loading/unloading pad.

Non-hazardous wastes may also be stored in the hazardous waste storage areas and areas specifically permitted under 35 Ill. Adm. Code 807.

B. TANK MANAGEMENT ACTIVITIES

Tank system permit conditions deal with constructing, operating and maintaining the tank system in accordance with the design plans and operating specifications. Permit conditions in Section II of the draft permit are specific to tank systems for storage and implement the regulatory requirements of 35 Ill. Adm. Code Part 724, Subpart J. Hazardous wastes which may be accepted for storage/treatment in tanks are identified in Appendix A of the draft permit.

1. Existing Tank Systems

a. Tanks for the Pegasus Fuel Blending System (Unit 43)

The Pegasus system located in Building #43 utilizes a series of mixing tanks, pumps, and shredders/grinders to mix organic based solids and liquids to produce a low viscosity liquid hazardous waste fuel. The equipment to be located in Building #43 will include one 1225-gallon dispersion tank, and one 275-gallon overflow tank.

b. Flammable Storage Tank Farm (Unit 16)

This tank farm contains nine (9) tanks that each have a capacity of 12,800 gallons and one (1) tank that has a capacity of 19,600 gallons. All of these tanks will be used to store RCRA hazardous wastes. Two of the 12,800 gallon tanks may also be used to store TSCA regulated PCB wastes.

2. Approved/Not Yet Constructed Tank Systems

i. <u>Listed Waste Storage Tanks (Unit Y)</u>

a) Eight (8), 11,025 gallon storage tanks;

ii. Listed Waste Treatment Tanks (Unit Z)

a) One (1), 13,570 gallon reactor tank with wet scrubber system;

- b) One (1), 1,200 gallon Lamella clarifier;
- c) One (1), 4,100 gallon clarifier waste collection tank;
- d) One (1), 3,770 gallon sludge conditioning tank;
- e) A sand filtration system consisting of two units (overall capacity 750 gallons each) with a 1,270 gallon backwash collection tank;
- f) One (1), 2,640 gallon effluent collection tank; and
- g) Two (2), 1300 gallon carbon adsorption units;
- 3. Proposed in Modification B-16-M-39

Bulk Flammable Liquid Tank Farm & Associated Units with the Shredding System

a)	One (1) Tank TK-414. Hydropulpar	3490	carbon steel
b)	Two (2) Tank TK-415 and TK-416. Blended Liquid Storage Tank	10,558	carbon steel
c)	One (1) Tank TK-417. Diluent Feed Tank	15,547	carbon steel
d)	One (1) Tank TK-418. Metalwash Solvent Storage Tank	6,136	carbon steel
e)	One (1) Tank TK-424. Metal Wash Tank	3730	carbon steel
f)	One (1) Tank TK-427. Rinse Tank	987	carbon steel

C. There are two (2) units which are permitted as miscellaneous units. A compactor in building 42 and a shredder in unit 24. The shredder is a proposed unit resulting from this modification request. If the shredder is installed the compactor will not be. Permit conditions in Section VII of the draft permit are specific to the miscellaneous units and implement the regulatory requirements of 35 Ill. Adm. Code 724 Subpart X.

D. Standard Permit Conditions

Standard Permit Conditions 1 to 62 are regulatory requirements of 35 III. Adm. Code Parts 702, 703, and 724. These conditions are of a general nature and applicable to all hazardous waste management facilities regulated pursuant to an Illinois Environmental Protection Agency ("IEPA") RCRA Permit. These conditions include the effectiveness of the permit, permit actions, severability, permit expiration, monitoring and retention of records, transfer of permits, and compliance schedules.

IV. CONSIDERED PERMIT ACTIONS OTHER THAN RCRA

A. Air

The air emissions from hazardous waste management facilities are regulated under RCRA, the Clean Air Act ("CAA"), the Illinois Environmental Protection Act and the Illinois Pollution Control Board rules and regulations in Title 35 Ill. Adm. Code, Subtitle B: Air Pollution. Under these regulations the facility is required to obtain a permit to install or operate any process which is or may be a source of air pollutants. Air emissions from the process areas, and tanks are regulated by the Division of Air Pollution Control of this Agency. The facility has one permit regulating air emissions for the mobile compactor from the Division of Air Pollution Control.

B. Water

Wastewaters generated by the facility are discharged to the sewer and regulated by the MWRDGC.

C. Land

Nonhazardous waste management activities at the site are regulated under 35 Ill. Adm. Code 807 and 35 Ill. Adm. Code Subtitle M. The facility has a state permit for these activities.

V. PROCEDURES FOR REACHING A FINAL DECISION

Pursuant to 35 III. Adm. Code 705.162(a)(2), the public is given forty-five (45) days to review the application and comment on the draft Permit conditions prior to IEPA taking any final permitting action on the application for this RCRA Hazardous Waste Management Permit. The comment period will begin on the date of first publication of the public notice in a major local newspaper of general circulation. The comment period will end thirty (30) days after the date of any public hearing. When the Agency makes its final Permit decision, notice will be given to the applicant and each person who has submitted written comments or requested notice of the final Permit decision. The Permit will become effective thirty-five (35) days after service of notice of the decision or at a later date if stated in the Permit.

In addition, copies of the application draft permit and fact sheet will be available for review at the Olive Harvey College Library.

Any interested person may submit written comments on the draft permit, at the following address:

Illinois Environmental Protection Agency
Government and Community Affairs Section, Director's Office
Attention: Mara McGinnis
1021 North Grand Avenue East
Post Office Box 19276

Springfield, Illinois 62794-9276

The administrative record is open for public inspection at the IEPA Springfield headquarters from 8:30 a.m. to 5:00 p.m., Monday through Friday. The administrative record contains the Permit application, fact sheet, and other supporting documents and correspondence submitted to the IEPA. Inspections of the administrative record must be scheduled in advance by contacting Ms. McGinnis at the above address.

For further information, please contact Mara McGinnis, Director's Office, Illinois Environmental Protection Agency at 1021 North Grand Avenue East, Post Office Box 19276, Springfield, Illinois 62794-9276 or by telephone at 217/524-3288.

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ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

1021 North Grand Avenue East, P.O. Box 19276, Springfield, Illinois 62794-9276

THOMAS V. SKINNER, DIRECTOR

ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

HAZARDOUS WASTE MANAGEMENT RCRA PART B PERMIT

IEPA #0316000051 -- Cook County USEPA ILD #000608471 Chicago/Clean Harbors Services, Inc. Permit Log No. B-16-M-39 RCRA -- Part B - Permit File Issue Date: September 30, 1993 Effective Date: November 4, 1993 Expiration Date: November 4, 2003 Modification Date: April 2, 2001

Illinois International Port District 3600 East 95th Street 95th & the Lakefront Chicago, Illinois 60617-5193 Clean Harbors Services, Inc. 11800 South Stony Island Avenue Chicago, Illinois 60617

A draft Part B Permit is hereby proposed pursuant to the Resource Conservation and Recovery Act (RCRA), Illinois Environmental Protection Act, and Title 35 Ill. Adm. Code Parts 702, 703, 705, and 720 through 729 to Clean Harbors Services, Inc. and the Illinois International Port District (herein known as the Permittee(s)) to modify their existing permit to construct, maintain and operate a waste management facility involved in the treatment and storage of hazardous waste. The modification affects the container storage in Unit 42 and tank storage in Unit 16 and adds additional container and tank storage and a miscellaneous unit.

This draft permit consists of the conditions contained herein (including those in any attachments and appendices) and applicable regulations contained in the Illinois Environmental Protection Act and Title 35 Ill. Adm. Code Parts 702, 703, 705 and 720 through 729 in effect on the effective date of this permit. The Environmental Protection Act ("Act") Ill. Rev. Stat., Ch. 111-1/2, par. 1039 grants the Illinois Environmental Protection Agency the authority to impose conditions on permits which are issued. This permit contains 253 pages including Attachments A through K.

If you have any questions regarding this draft permit, please contact Mark A. Schollenberger, P.E. at 217/524-3300.

Sincerely,

Joyce L. Munie, P/E. Manager, Permit Section

Bureau of Land

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cc: Harriet Croke, USEPA Region 5

Jesert Humo

RCRA HAZARDOUS WASTE MANAGEMENT PERMIT CLEAN HARBORS SERVICES, INC.

ILD No. 000608471

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DESCRIPTION OF THE FACILITY

The Clean Harbors Services, Inc. (CHSI) facility has been a RCRA regulated hazardous waste management facility since 1980. The facility receives containers of wastes in trucks. Bulk liquids are received in both tank truck and rail cars. Its present activities include the storage and treatment of aqueous based waste streams, fuel blending, and the storage, consolidation, and transfer of containerized hazardous and nonhazardous wastes, including lab packs. The CHSI facility is located on approximately 56.6 acres in the City Services, Cook County, Illinois, at 11800 South Stony Island Avenue.

Modification Log No. B-16-M-2 to the facility's RCRA permit incorporated the adjacent CWM facility into the CHSI permit. Before it was shut down in 1991, CWM managed RCRA and TSCA (PCBs) wastes in containers, tanks, an incinerator and surface impoundments.

Pre-1980 activities at the CHSI facility included landfilling, injection of wastewaters into a well and neutralization of wastewaters in impoundments. Pre-1980 activities at the CWM facility included landfilling, biological treatment in piles, treatment in surface impoundments, incineration, and storage in tanks and containers.

As proposed, modification (Log No. 16-M-39) would utilize the paint and paint related processing area (Building 42) drum storage, approved in 16-M-26, for the storage of drums prior to shredding. If the facility is modified in accordance with Log No. 16-M-39 the proposed miscellaneous unit (compactor) currently in Section VII will not be installed and four new non-permitted, less than 90-day storage units, will be constructed for use in the shredding process. One unit will be located in Building 42, two units will be located in the shredding process building no. 1 (Unit 24) and one are located on the metal wash pad (Unit 68).

As a result of the addition of the proposed miscellaneous unit (shredder), Existing Tank Farm 16 may be utilized for the storage of blended fuels from the shredding/hydropulpar process, diluent storage for use in the hydropulpar and solvent storage for use in the metal wash unit in accordance with the procedures in the approved application Log No. 16-M-39.

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List of Plans and Documents Contained in the Approved Permit Applications

Under Illinois solid and hazardous waste regulations, the Permittee(s) has prepared the following formal plans and documents covering various facets of the design, operation and monitoring of hazardous waste management units. The location of each plan or document in the Approved Permit Application is also identified below.

	Plan or Document	Location in the Approved Permit Application
1.	Waste Analysis Plan	Section C-2
2.	Inspection Plan	Section F-2
3.	Contingency Plan	Section G
4.	Closure Plan	Section I
5.	Training Program	Section H
6.	Design Plans and Operating Specifications For Containers	Section D-1, Table D-7
7.	Design Plans and Operating Specifications For Tank Systems	Section D-2, Table D-3 through D-6

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SECTION I: CONTAINER STORAGE

A. Summary

Containers of hazardous waste received at the facility will arrive in a variety of containers but typically in 55 gallon steel or plastic drums 30 cubic yard roll-off boxes, or tanker trucks. Other containers may be accepted provided they are Department of Transportation ("DOT") approved, in good condition, compatible with the waste they contain and can be safely managed by facility. These containers shall only be stored in the areas designated in Condition I(B)(1).

B. Waste Identification

1. The storage of all hazardous waste containers shall be in the areas identified below:

a. Existing Units - Drums

i. Outside Storage Area (Unit R1)

<u>Bay</u>	Containment <u>Volume</u>	Maximum Number of 55 Gallon Drums Or Equivalents
Staging area	2,500 gallons	160 drums
Flammable Storage #1	4,693 gallons	160 drums
Flammable Storage #2	4,693 gallons	160 drums
Oxidizers Storage #1	2,767 gallons	96 drums
Reactives Storage #1	2,767 gallons	96 drums
Poisons Storage #1 TOTAL	2.767 gallons	96 drums 768 drums (42,240 gallons)

(30,360 gallons)

0316000051 Clean Harbors Services, Inc. RCRA Log No. B-16

ii. Lab Pack Pour-Off Area (Unit F1)			
Bay	Containment Volume	Maximum Number of 55 Gallon Drums Or Equivalents	
Pour-Off Area	17,166 gallons	8 drums (440 gallons)	
iii. Drum Storage Area E	xpansion (Unit R2)		
Bay Oxidizers Storage #2	Containment Volume 2,767 gallons	Maximum Number of 55 Gallon Drums Or Equivalents 96 drums	
Reactives Storage #2	2,767 gallons	96 drums	
Poisons Storage #2 TOTAL	2,767 gallons	96 drums 288 drums (15,840 gallons)	
iv. <u>Drum Storage Area (U</u>	Jnit G1)		
<u>Bay</u>	Containment Volume	Maximum Number of 55 Gallon Drums Or Equivalents	
Acidic-1 Acidic-2 Alkaline Staging TOTAL	1,305 gallons 558 gallons 1,084 gallons 860 gallons	192 drums 96 drums 192 drums <u>72 drums</u> 552 drums	

. <u>Container Storage Building (Unit-25)</u>

<u>Bay</u>	Containment Volume	Maximum Number of 55 Gallon Drums <u>Or Equivalents</u>
Alkaline/Poisons/PCBs Acids Flammable TOTAL	7,189 gallons 4,322 gallons 7,302 gallons	248 drums 136 drums <u>184 drums</u> 568 drums (31,240 gallons)

Non-RCRA hazardous, atmospheric gases may be vented to the atmosphere in this area as described in the application identified as Log No. 16-M-34.

vi. Ignitable Container Management Building (Unit 26)

·		Maximum Number
		of 55 Gallon
	Containment	Drums
Bay	<u>Volume</u>	Or Equivalents
	·	
TOTAL	12,751 gallons	192 drums
		(10,560 gallons)

vii. Container Handling Dock (Unit 61)

		Maximum Number of 55 Gallon
Bay	Containment Volume	Drums Or Equivalents
TOTAL	5,840 gallons	160 drums (8,800 gallons)

b. Existing Units - Bulk Solids

i. Bulk Container Storage Area (Unit Q1)

Bulk	Bay Solids Storage	Containment Volume 26,098 gallons	Maximum No. of 30 Cubic Yard Roll-Off Boxes 3 Roll-off Boxes (90 cubic yards)
ii.	Bulk Solids Storage Pad (Unit B)	1,426 gallons per bay	8 Roll-Off Boxes (240 cu. yds.)
c.	Existing Units - Transporte	er Storage/Staging	
	<u>Unit</u>	Containment Volume	Maximum No. of 7200 Gallon Tank Trucks
i.	Truck Unloading Area And Bulking Area (Unit Q)	26,098 gallons	3 Trucks (21,600 gallons)
ii.	Truck Unloading Dock (Unit V) 35,311 gallons	3 trucks	
iii.	Truck Staging Area (Unit C)[2 containment systems]	12,465 gallons each	3 trucks 3 trucks
iv.	Truck Staging Area (Unit 59)	17,185 gallons	¹ 3 trucks
v.	Truck Unloading Platform (Unit 15)	2,877 gallons	2 trucks
vi.	Truck Pad (Unit 62)	22,665 gallons	4 trucks
vii.	Rail Car Unloading Area (Unit 13)	34,370 gallons	2 rail cars (60,000 gallons)

d. Proposed Areas - Drums

i. <u>Drum Storage Area Expansion (Unit R2)</u>

	Containment	Maximum Number of 55 Gallon Drums
<u>Bay</u>	<u>Volume</u>	Or Equivalents
Flammable Storage #3	4,693 gallons	160 drums
Staging Area TOTAL	3.031 gallons	80 drums 240 drums (13,200 gallons)

ii. The Lab Pack Repack and Consolidation Area (Unit U)

Bay	Containment Volume	Maximum Number of 55 Gallon Drums Or Equivalents
Acids Storage Area	63 gallons	5 drums
Bases Storage Area	63 gallons	5 drums
Organics Storage Area	63 gallons	5 drums
Oxidizers Storage Area	71 gallons	5 drums
Pesticides Storage Area	83 gallons	5 drums
Organics pour-off area	71 gallons	4 drums
Flammables Storage Area TOTAL	83 gallons	6 drums 35 drums (1,925 gallons)

iii. The Paint and Paint Related Processing Area (Building 42)

	,	
Bay	Containment Volume	Maximum Number of 55 Gallon Drums Or Equivalents
Westside Pad Building Hopper (405)	944 gallons 1412 gallons	24 drums 28 drums 1 64 cu. ft. hopper Total 52 drums (2860 gallons) - plus one 64 cu. ft. hopper
iv <u>Container Storage</u>	Building - Unit 25	
Truck Loading/Unloading F	Pad 5447 gallons	88 drums (4840 gallons)
v. Shredder Process E Runway Between V Truck Pad - Unit 7	Vest Side Pad and	
Conveyor to Shredder Drum (412) Tote (407)	6223 gallons (Area 24) 548 gallons (Area 70)	16 drums 1 drum 1 64 cu. ft. hoper
vi. Metal Wash Pad - I	<u>Unit 68</u>	
Drum (434)		1 drum
. Proposed Units - Bulk Sol	<u>ids</u>	

e.

		Maximum Number
		30 Cubic Yard
	Containment	Roll-Off Drums
<u>Unit</u>	<u>Volume</u>	Or Equivalents

i. Listed Waste Roll-off

(Unit Z1) 14,697 gallons 1 Roll-Off Box (30 cu. yds.)

f. Proposed Units - Transporter Storage/Staging

	<u>Unit</u>	Containment Volume	Maximum Number of 7200 Gallon Trucks
i.	Truck Loading/ Unloading Pad (Unit	, 0	2 trucks
ii.	Truck to Truck Transfer Pad (Unit W	45,708 gallons V)	4 trucks
jii.	Truck Loading/Unloading P	14,740 gallons ad (Unit 69)	2 trucks

- 2. The Permittee(s) may receive and store containerized hazardous waste identified in Attachment A and/or any nonhazardous waste which has been approved by the Illinois EPA. All nonhazardous waste must be evaluated through the waste analysis plan for compatibility.
- 3. The Permittee(s) is prohibited from storing a hazardous waste that has not been identified in Attachment A.
- 4. The Permittee(s) is prohibited from storing containers of waste in areas other than those specified in Condition I(B)(1) above without the appropriate permit modification in accordance with 35 Ill. Adm. Code 703 Appendix A.
- 5. The Permittee may store up to six trucks in place of the six roll-off boxes in Unit B. No more than 80 55 gallon drums (4400 gallons) shall be placed in each truck. Bulk liquid tank trucks shall not be placed in Unit B.
- 6. Each tanker truck in Unit 69 may be substituted with a roll-off container, van trailer or other transportation vehicle. Containers may also be placed in this unit if the contents will be pumped to the proposed tank farm (Unit 22). The substitute unit may be placed in the unit in lieu of a 7200 gallon truck provided the total gallons does not exceed 7200.

C. Condition of Containers

- 1. If a container holding waste is not in good condition (e.g., severe rusting, apparent structural defect, etc.) or if it begins to leak (this includes waste which appears on the outside of the drum/box but has not spread to the containment base or other containers), the Permittee(s) must immediately transfer the waste from this container to a container that is in good condition or manage the waste in accordance with the Approved Permit Application.
- 2. Any transfer of waste which was required to comply with I(C)(1), must be recorded in a separate log and maintained as part of the facilities operating record.
- 3. Packaging of all wastes accepted for storage in the container storage area shall meet the requirements of 49 CFR 172, 178 and 179 and all applicable D.O.T. and N.F.P.A. regulations. All containers must be marked and labeled in accordance with 49 CFR 172.
- 4. The contents of each container shall be clearly identified on the side of the container in accordance with 49 CFR 172 prior to being placed in the container storage area.

D. Compatibility of Waste With Containers

The Permittee(s) must use a container made of or lined with material which will not react with and is otherwise compatible with the waste to be stored so that the ability of the container to contain the waste is not impaired.

E. Management of Containers

The Permittee(s) shall comply with the following management practices:

- 1. A container holding waste must always be closed during storage, except when it is necessary to add or remove or sample waste.
- 2. A container holding waste must not be opened, handled, or stored in a manner that may rupture the container or cause it to leak.
- 3. All aisles between each row of pallets and between pallets and a wall in a pile must be a minimum of two feet wide. This is necessary to provide adequate access for the inspection of each container.

4. Containers may be stacked provided that:

- a. Only the same size or smaller containers are stacked on top of the containers beneath.
- b. 55-gallon or larger containers are separated by a pallet or other dunnage to provide stability.
- c. A pallet for stability for smaller size containers shall be used when the height of the stack exceeds 42 inches unless the containers are shrink wrapped. 55-gallon or larger containers may be stacked 2-high with a pallet under each container. Smaller containers may be stacked as long as the height of the stack does not exceed the height of two 55 gallon containers on pallets (i.e. 84 inches).
- d. 55-gallon or larger containers may not be stacked in the flammable storage areas. Smaller containers may be stacked so long as the height of the stack does not exceed the height of one 55-gallon drum on a pallet (i.e. 42 inches).
- 5. The containers shall be clearly marked with the date received prior to being placed into storage.
- 6. Containers shall be positioned such that the markings and labels are readable during inspections.
- 7. The following management practices apply to arrangements of containers that contain one or more containers of flammable or combustible liquids as defined in NFPA 30.
 - a. Each arrangement of containers (pile) as defined below shall be separated from other arrangements by a five foot aisle. The maximum volume of containers in each arrangement shall not exceed the following:
 - i. 1,100 gallons for arrangements with one or more containers of waste which have a flash point below 73°F and a boiling point below 100°F.
 - ii. 2,200 gallons for arrangements with one or more containers of waste having a flash point below 73°F and a boiling point above 100°F.
 - iii. 4,400 gallons for arrangements with one or more containers of waste having a flash point at or above 73°F and below 100°F.

- iv. 8,800 gallons for arrangements with one or more containers of waste having a flash point at or above 100°F and below 140°F.
- v. 22,000 gallons for arrangements which do not contain one or more containers of waste having a flash point below 140°F.
- b. An aisle that is a minimum of two feet wide must be maintained within the arrangement between each row of pallets and between pallets and a wall in a pile. This is necessary to provide adequate access for the inspection of each container.
- 8 With respect to the management of compressed gases, CHSI shall:
 - a. Follow existing standard operating procedures (SOP's) for the management of wastes which are compressed gases;
 - b. Within 30 days of the effective date of the permit, submit the following:
 - i. A list of equipment and CHSI's SOP's for the management of wastes that are compressed gases. The information must address day-to-day operations, handling, inspections, training and emergency response procedures required to manage compressed gases.
 - ii. Revised drawings of the facility which identify the locations that compressed gas wastes are managed and stored, and
 - iii. A revised Contingency Plan which identifies the locations and types of compressed gases. The Contingency Plan must also identify emergency procedures for dealing with releases of compressed gases.
 - c. If the Illinois EPA fails to comment on the above information within 90 days of its receipt, the permittee shall continue to operate as described in the submittal. The Illinois EPA may approve the procedures with conditions or deny them. The Illinois EPA's decision is subject to the appeal provisions of 35 IAC 705.212.
 - d. In the event that the Illinois EPA determines that the information submitted in response to 8(b) above is not adequate to meet the requirements of 35 IAC Subtitle G, and denies the procedures, the Illinois EPA shall notify the permittee in writing that they are prohibited from receiving wastes that are compressed gases. The permittee shall remove all compressed gas waste from the facility within 30 days of the receipt of said notification. The permittee shall be

-prohibited from receiving future shipments of wastes which are compressed gases unless and until the permittee submits and receives Illinois EPA approval of a RCRA permit modification to receive this type of waste.

F. <u>Inspection</u>

The Permittee(s) shall inspect the container storage area in accordance with the inspection schedule specified in Attachment B to this Permit. The inspection must be adequate to detect leaks and deterioration of containers and the containment system caused by corrosion or other factors. The procedures described in the approved permit application must be used with the following modifications:

- Action shall be taken to immediately overpack a leaking or deteriorating drum or to
 transfer the waste to a container in good condition. Appropriate action to clean up any
 release of waste from a leaking or deteriorated drum shall be carried out immediately
 after the drum has been overpacked or the waste transferred to a container in good
 condition.
- 2. If a portion of the containment system is found to be in a deteriorated condition (cracks, gaps, spalling, failure of the coating, etc.) the Permittee(s) shall immediately remove all waste containers from the deteriorated area until the containment system has been repaired.
- 3. The container storage, staging and loading/unloading areas shall be inspected daily for spills and releases. If spills and releases are observed, such releases shall immediately be remediated in accordance with all applicable regulations and special conditions found herein. Results of this inspection and a description of the corrective action taken, if necessary, shall be documented in the inspection log.
- 4. The inspection shall include checking aisle space, height of stacks, proper labeling and marking of containers, and remaining capacity.
- 5. Results of all inspections and the activities undertaken to correct deficiencies shall be documented in the operating record for the facility.

G. Containment

The Permittee(s) shall construct, operate and maintain the containment system according to the design plans and operating specifications contained in the Approved Permit Application, subject to the following modifications.

- 1. Clean Harbors shall perform a complete inspection of the surface coating yearly and perform annual maintenance to insure the integrity of the coating. Clean Harbors shall document the date of the surface coating inspection and any maintenance of the surface coating. These inspections must be performed no later than August 31, of each year.
- 2. It shall not be an act of non-compliance if the coating has been installed properly but does not live up to the manufacturer's printed performance standards and fails due to excessive wear or chemical breakdown. The Permittee(s) shall notify the Illinois EPA within thirty days of becoming aware of the failure. The Permittee(s) shall reapply a different coating specified in the approved permit application or submit a modification of its permit to install a new coating within 180 days of the failure of the coating.

H. Special Requirements for Ignitable or Reactive Waste

- 1. a. The Permittee(s) shall not locate containers which hold ignitable or reactive waste within 50 feet of the facility's property line.
 - b. Tank trucks containing ignitable liquids shall not be placed in Unit C.
- 2. The Permittee(s) shall take precautions to prevent accidental ignition or reaction of ignitable waste.
- 3. Ignitable wastes must be separated and protected from sources of ignition or reaction including but not limited to:
 - a. Open flames, smoking, cutting and welding, hot surfaces, frictional heat, sparks (e.g., static, electrical, or mechanical), spontaneous ignition (e.g., from heat producing chemical reactions), and radiant heat.
 - b. While ignitable waste is being handled, the Permittee(s) must confine smoking and open flame to specially designated locations.

e. "No Smoking" signs must be conspicuously placed wherever there is a hazard from ignitable waste.

I. Special Requirements for Incompatible Waste

1. The Permittee(s) shall not store containers holding a material that is incompatible with any waste or other materials stored nearby, unless separated from other waste/materials or protected from them by means of a dike, berm or other devices. Incompatible materials are defined in Attachment D to this permit.

J. General Operating Requirements

The Permittee(s) shall operate the container storage areas identified in Section B in accordance with the approved permit application, subject to the following modifications:

- 1. The Permittee(s) may receive hazardous waste for storage in containers provided the following requirements are met.
 - a. The material must be a waste which has been identified in Attachment A to this permit.
 - b. The waste must be analyzed in accordance with all applicable regulations, the approved waste analysis plan, and Conditions A.1 through A.10 in Attachment D of this Permit.
 - c. The waste must be accompanied by a properly completed Illinois manifest.
- 2. Cleanup of all spills inside the secondary containment areas must begin immediately upon discovery and be completed within 24 hours. Secondary containment must be inspected immediately after cleanup for cracks, gaps or other defects (failure of the coating) which would allow waste to migrate to the underlying soil. If any deterioration is discovered, the permittee shall immediately remove all waste from the deteriorated area. All cleanup operations shall be documented in the facility's operating record.
- 3. The Permittee(s) shall remove any precipitation which accumulates in the secondary containment system within 24 hours of the time such accumulation is discovered, or before the area overflows, whichever comes first.

- 4. All hazardous and nonhazardous special wastes stored or generated by this facility which require further treatment or disposal off-site must be transported to the receiving facility in accordance with the applicable regulations in 35 Ill. Adm. Code Parts 709, 702, 723, 307 and 309, and the Illinois EPA's Manifest System.
- 5. Shipments of containers from off-site that are held in a truck for more than ten (10) days are considered to be in storage (eg. they must meet the same aisle space and compatibility requirements as the other container storage units). However, trucks being loaded at the site are not considered to be in storage so long as this activity is conducted within ten days. Trucks within this ten day window are subject to the requirements of condition I.J.9 below.
- 6. The arrangement of the containers in a truck that is in storage at the site must meet the aisle space requirements of 35 IAC 724.135 and those specified in Sections I.E.3 and I.E.7 of this permit.
- 7. The permittee is only authorized to perform the following container management activities as described on page D-21A of the application: decanting, solids bulking, pouring off, and consolidation. The permittee is only authorized to perform these activities in the units identified in Table D-9 of the application subject to the following modifications:
 - a. Lab packs shall not be opened, repackaged, poured-off or consolidated in the storage bays or staging areas except as specified in conditions J.7.b and J.7.c below.
 - b. The consolidation of lab packs can only occur under operating fume hoods in the following areas:
 - i. the three fume hoods along the west wall in Building 25,
 - ii. the fume hood in the northeast corner of Building 26,
 - iii. the four fume hoods in the Lab Pack Repack and Consolidation Area in Unit U,
 - iv. the fume hood in the staging area in Unit G1, and
 - v. the fume hoods in the staging area in Unit R1.

- The pouring-off of the containers that were in a lab pack can only occur under operating fume hoods in the following areas:
 - i. the fume hood in the drum pumping enclosure along the north wall in Building 26, and
 - ii. the fume hood at the Lab Pack Pour-Off Station in Unit F1.
 - iii. the four fume hoods in Building #25.
 - d. Except for the consolidation of solids from lab packs under the fume hood, solids bulking or stabilization of wastes in roll-off boxes or other containers is prohibited in the Container Storage Building (Unit 25). If CHCI wishes to pursue these operations in the future, a separate permit modification must be submitted.
 - e. Bulk solids may be stored in Building 26 so long as the bottom of the DOT approved bulk container (ie. box, tote tank, flex bin, etc.) does not exceed 3 feet by 3 feet. The arrangement of pallets or bulk containers in Building 26 shall be as identified in drawing 4210 sheet 2 of 3. Tote tanks shall not be stacked. Roll off boxes shall not be staged or stored in Building 26.
- 8. Wastes which are considered incompatible under US Department of Transportation (DOT) segregation requirements at 49 CFR Parts 171 179 shall not be managed in a container unloading dock at the same time.
- 9. a. Containers that are held in a truck for less than 10 days in area that has a common secondary containment system or drains to a single sump shall meet the DOT segregation and compatibility requirements at 49 CFR Parts 171 179. This condition applies to both the containers of wastes on a truck from either on-site or off-site as well as the area in which the trucks are parked.
 - b. Containers that are held in a truck for greater than 10 days in area that has a common secondary containment system or drains to a single sump are considered to be in storage pursuant to Condition J.5 and shall meet the compatibility requirements of Condition A.4 in Attachment D. This condition applies to both the containers of wastes on a truck from either on-site or off-site as well as the area in which the trucks are parked.
 - c. Vehicles (e.g., tank trucks or roll-of boxes) of bulk liquid, solid or sludge wastes that are parked in area that has a common secondary containment system or drains

to a single sump shall meet the compatibility requirements of Condition A.4 in Attachment D, regardless of whether they are in storage as defined in Condition J.5 above.

10. The permittee shall inspect the containers from the Pegasus System according to the following schedule to insure that containers are RCRA empty before they are crushed. The permittee shall not crush containers that are not RCRA empty.

The inspections shall be performed prior to the containers being crushed. If the Pegasus System fails an inspection, the permittee shall not crush containers in the Pegasus System until the source of the problem(s) is investigated and the problem(s) resolved.

Inspection Schedule for containers to be crushed in the Pegasus System:

<u>Phase 1.</u> Visually inspect 10 drums in a row, once per operating day, for four (4) consecutive weeks. If successful without exception (i.e., all drums are "RCRA empty" and/or all "non-RCRA empty" drums are automatically rejected by the system), go to Phase 2. If unsuccessful, continue with Phase 1 until successful.

<u>Phase 2</u>. Visually inspect 10 drums in a row, once per week, for four (4) consecutive weeks. If successful without exception (i.e., all drums are "RCRA empty" and/or all "non-RCRA empty" drums are automatically rejected by the system), go to Phase 3. If unsuccessful, go to Phase 1.

<u>Phase 3</u>. Visually inspect 10 drums in a row, once per week, for two (2) consecutive weeks. If successful without exception (i.e., all drums are "RCRA empty" and/or all "non-RCRA empty" drums are automatically rejected by the system), go to Phase 4. If unsuccessful, go to Phase 2.

<u>Phase 4.</u> Visually inspect 10 drums in a row, once per month. If successful without exception (i.e., all drums are "RCRA empty" and/or all "non-RCRA empty" drums are automatically rejected by the system), continue with monthly inspection schedule. If unsuccessful, go to Phase 3.

11. Hazardous waste transfer facility activities are limited to the areas identified on CHSI Drawing 4254, Revision A. The use of other areas as discussed in Note No. 4 on the drawing is limited to in-transit RCRA hazardous wastes only (eg. the transportation of wastes to a facility other than the Clean Harbors Services, Inc. facility). In-transit activities involving non-RCRA wastes is not permitted unless the permittee requests and is issued a solid waste transfer facility permit pursuant to 35 IAC 807 requirements.

- 12. The mobile waste compactor shall only be used in the staging area of unit R1.
- 13. Furning Acids must be treated under the operating fume hood in the Outdoor Staging Area (Unit R1).
- 14. The treatment of cyanide wastes in containers shall only be conducted under the operating fume hood in the Outdoor Storage Area (Unit R1). The exhaust from the fume hood shall be bubbled through a 55 gallon drum containing a caustic solution. Treatment of cyanide wastes in tank trucks shall be in accordance with the approved application as outlined on page D-16.
- 15. The treatment of peroxides in containers shall only be conducted under the operating fume hood in the Outdoor Storage Area (Unit R1). The exhaust from the fume hood shall be fed through a carbon absorption unit.
- 16. Phase separation of two or more liquid layers, as outlined in the application, is not permitted as a container management activity. The contents of a container may be pumped into the tank system for phase separation.
- 17. Stabilization of wastes in containers (e.g., a roll-off box) may be conducted in Process Building No. 3 (Unit Z). This is the only area currently permitted for this activity.
- 18. Non-bulk containers (e.g., drums) that contained acutely toxic wastes (P-codes) shall not be rinsed out at the facility.
- 19. The removal of residues from non RCRA-empty tank trucks shall only occur in the following transporter storage/staging units as identified in Section I.B.1 of this permit: Q, V, X, C, 59, 15, 62, and W. The removal of residues from trucks undergoing offloading into the RCRA-exempt Clean Water Act waste water treatment system in Units J1 and J2 are not subject to this condition.
- 20. The permittee is not permitted to construct or operate a drum crusher at the facility. Any permit modification request for construction or operation of a drum crusher shall address the HAZOP recommendations R225 through R234 as identified in the Final HAZOP Report dated November 23, 1993 by Technica to CWM.

K. General Construction Requirements

- 1. The Permittee(s) is authorized to construct the proposed Container Management Units identified in Sections I.B.1.d., I.B.1,e. and I.B.1.f. of this permit. The container storage areas may only be constructed in accordance with the approved Permit Application, subject to the following modifications:
 - a. Within thirty days after completing construction and prior to any container of waste being placed or stored in the container storage areas, the Permittee(s) shall submit to the Illinois EPA a Construction Certification Report from a qualified, registered professional engineer, demonstrating that the container storage area meets the requirements of 35 Ill. Adm. Code 724.275(b). This report shall contain the information required in Attachment C to this permit and a statement that the base slab is free of cracks or gaps.
 - b. The Permittee(s) may not store wastes in these areas until the Construction Certification Report is approved.
 - c. CHSI shall provide detailed engineering design calculations of the units listed below with the Construction Certification Report. These calculations must consider pressure gradients above and below the system, failure due to settlement, compaction or uplift, climatic conditions, and the stress of daily operations (including stresses from nearby vehicular traffic). The calculations must be adequate to demonstrate that the structural integrity of the proposed hazardous waste management units is adequate for their intended purposes. This information must be provided for the following units in order to support the P.E. certifications for these units:
 - i. Truck Staging Area (Unit 59)
 - ii. Roll-Off Pad for Fuels Blending (Unit 60)
 - iii. Container Handling Dock (Unit 61)
 - iv. Truck Pad at Container Handling Dock (Unit 62)
 - d. The secondary containment systems for the following units shall be sealed with a minimum 30 to 40 mil. coat of Protecto-Coat 900, or equivalent in accordance with the manufacturer's recommendations:

- i. Rail Car Unloading Area (Unit 13)
 - ii. Truck Unloading Platform (Unit 15)
 - iii. Truck Staging Area (Unit 59)
 - iv. Roll-Off Pad for Fuels Blending (Unit 60)
 - v. Truck Pad at the Container Handling Dock (Unit 62)
 - vi. Bulk Solids Storage Pad (Unit B)
 - vii. Truck Staging Area (Unit C)
 - viii. Truck Unloading and Bulking Area (Unit Q)
 - ix. Truck Unloading Dock (Unit V)
 - x. Truck to Truck Transfer Pad (Unit W)
 - xi. Truck Loading/Unloading Pad (Unit X)

The permittee shall document the procedure used to complete this activity as part of the Construction Certification Report.

- e. The secondary containment systems for the following units shall be sealed with a minimum 3/16 inch coat of Protecto-Crete 900, or equivalent in accordance with the manufacturer's recommendations:
 - i. Container Management Building (Unit 25)
 - ii. Ignitable Container Management Building (Unit 26)
 - iii. Fuels Blending Building (Unit 43)
 - iv. Container Handling Dock (Unit 61)
 - v. Drum Storage Area (Unit G1)
 - vi. Drum Storage Area Expansion (Unit R2)

vii. Lab Pack Repack and Consolidation Area (Unit-U) —

viii. Listed Waste Roll-Off Area (Unit Z1)

The permittee shall document the procedure used to complete this activity as part of the Construction Certification Report.

2. The permittee shall install a CO₂ fire protection system in the northeast corner of Building 26 at the lab pack consolidation area. Installation of the system shall conform to NFPA and the City of Chicago requirements. The permittee shall submit documentation of compliance with these requirements prior to conducting lab pack consolidation activities in this area.

L. Closure

At closure, all waste and waste residues must be removed from the containment system. Remaining containers, liners, bases, and soil containing or contaminated with waste or waste residue must be decontaminated or removed. Closure of the container storage areas shall be carried out in accordance with the closure plan in the approved Permit Application, as modified below:

- 1. The Permittee(s) shall notify the Illinois EPA's Bureau of Land in writing of its intent to close the container storage areas at least 45 days prior to the date closure is expected to begin. Along with this notification, the Permittee(s) shall submit the sampling and analysis plan to be used in demonstrating a storage area has been properly decontaminated. Closure shall not begin without written approval from the Illinois EPA's Bureau of Land. Illinois EPA review of this plan will be subject to the permit appeal provisions contained in Section 39(a) and Section 40(a) of the Act. The response from the Illinois EPA shall approve and establish:
 - a. The sampling plan;
 - b. What contaminants must be analyzed for; and
 - c. The level at which decontamination is considered complete.
- 2. The concrete surfaces shall be visually inspected, photographed and any residue adhering to the surface must be removed by scraping and/or brushing. Following this, the concrete surfaces must be steam cleaned and triple rinsed. All wash and rinse water

shall be collected and managed as a hazardous waste, unless the Permittee(s) can document that the waste is not hazardous as defined in 35 Ill. Adm. Code 721.103. An independent, registered, professional engineer must certify that the surface has no cracks, gaps or other defects which would allow waste to migrate through to the underlying soil. Otherwise, sampling in accordance with an approved sampling plan, shall be conducted to verify the underlying soil is uncontaminated.

- 3. Sweepings, washwaters and rinsates collected during closure of the container storage area shall be managed as a hazardous waste, unless the Permittee(s) can document that the waste is not hazardous as defined in 35 III. Adm. Code 721.103.
- 4. The Permittee(s) shall provide post-closure care in accordance with 35 Ill. Adm. Code Part 724, Subpart G for the container storage areas in the event all of the hazardous wastes or contaminated soils cannot be practicably removed or decontaminated in accordance with the approved closure plan identified in Condition I(L)(1). If it is determined that the closure requirements cannot be met and post-closure care is required, this Permit must be modified to require post-closure care for the container storage areas, in accordance with 35 Ill. Adm. Code Subtitle G, Part 724, Subparts G and H.
- 5. Should post-closure care, as described in Condition I(L)(4) above, become necessary, the Permittee(s) shall submit an application for modification to this permit, including an amended closure and post-closure care plan for this unit. The application must be submitted within thirty (30) days following discovery that clean closure cannot be accomplished. If a determination is made to not pursue clean closure prior to the implementation of the closure plan for the container storage area, the modification request shall be made no later than sixty (60) days after the determination is made.
- 6. Financial assurance for closure and post-closure of the container storage areas, if required in accordance with Condition I(L)(4) and I(L)(5) above, shall be provided within thirty (30) days following modification of the permit.
- 7. Within sixty (60) days after closure of the container storage areas has been completed, the Permittee(s) shall submit certification to the Illinois EPA that the unit has been closed in accordance with the approved closure plan. The closure certification form in Attachment E to this permit or a certification with identical wording must be used. Signatures must meet the requirements of 35 Ill. Adm. Code Section 702.126. The independent engineer (registered in the State of Illinois) should be present at all critical, major points (activities) during the closure. These might include soil sampling, soil removal, backfilling, final cover placement, etc. The frequency of inspections by the

independent-engineer-must-be sufficient to determine the adequacy of each critical activity. Financial assurance must be maintained for the area(s) until the Illinois EPA approves the closure certification for the unit. The Illinois EPA's review of closure certification for partial or final closure will be conducted in accordance with 35 Ill. Adm. Code 724.243.

A Closure Documentation Report must be submitted with the closure certification which includes the following items, if applicable:

- a. The volume of waste and waste residue removed, including wastes resulting from decontamination activities;
- b. A description of the method of waste handling and transport;
- c. Copies of the waste manifests;
- d. A description of the sampling and analytical methods used including sample preservation methods and chain-of-custody information;
- e. A chronological summary of closure activities and the cost involved;
- f. Tests performed, methods and results;
- g. Color photographs of closure activities which document conditions before, during and after closure; and
- h. A scale drawing of all excavated or decontaminated areas and sample locations.
- 8. To avoid creating another regulated storage unit during closure, it is recommended that you obtain any necessary permits for waste disposal prior to initiating excavation activities. If it is necessary to store excavated hazardous waste on-site prior to off-site disposal, do so only in containers or tanks for less than ninety (90) days. Do not create regulated waste pile units by storing the excavated hazardous waste in piles. The permit exemption (35 Ill. Adm. Code 722.134) only applies to containers and tanks.
- 9. Under the provisions of 29 CFR 1910 (51 FR 15,654, December 19, 1986), cleanup operations must meet the applicable requirements of OSHA's Hazardous Waste Operations and Emergency Response standard. These requirements include hazard communication, medical surveillance, health and safety programs, air monitoring, decontamination and training. General site workers engaged in activities that expose or

potentially expose them to hazardous substances must receive a minimum of 40 hours of safety and health training off site plus a minimum of three days of actual field experience under the direct supervision of a trained experienced supervisor. Managers and supervisors at the cleanup site must have at least an additional eight hours of specialized training on managing hazardous waste operations.

- 10. If the Illinois EPA determines that implementation of this closure plan fails to satisfy the requirements of 35 Ill. Adm. Code, Section 724.211, the Illinois EPA reserves the right to amend the closure plan. Revisions of closure plans are subject to the appeal provisions of Section 40 of the Act.
- 11. Please be advised that the requirements of the Responsible Property Transfer Act (Public Act 85-1228) may apply to your facility due to the management of RCRA hazardous waste. In addition, please be advised that if you store or treat on-site generated hazardous waste in containers or tanks pursuant to 35 Ill. Adm. Code 722.134, those units are subject to the closure requirements incorporated by reference in 35 Ill. Adm. Code 722.134.

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SECTION II: TANK SYSTEMS

A. Summary

The tanks at the Clean Harbors Services, Inc. facility are used for a variety of purposes, including wastewater treatment units (pursuant to 35 Ill. Adm. Code 310), and hazardous waste storage and treatment units (pursuant to 35 Ill. Adm. Code 724). Of these uses, the storage and treatment of hazardous waste are the only uses that are regulated under RCRA. Associated with these activities are twenty seven proposed above-ground tanks. All above-ground tanks will have secondary containment consisting of a concrete vault and an impermeable membrane or coating which has been applied to the concrete.

B. Waste Identification

1. The Permittee(s) may store a total volume (in gallons) of waste in the tanks listed below subject to the terms of this permit.

i. Listed Waste Storage Tanks (Unit Y) Proposed

Tank	No of		Maximum Capacity	Minimum Shell Thickness of	Material of
Numbers	<u>Units</u>	Description	<u>In Gallons</u>	Tank (inches)	Construction
121	(6)	Storage Tanks	11025	3/16	Carbon Steel
155	(2)	Storage Tanks	11025	3/16	Carbon Steel

ii. Listed Waste Treatment Tanks (Unit Z) Proposed

Tank <u>Numbers</u>	No. of Units		Maximum Capacity In Gallons	Minimum Shell Thickness of Tank (inches)	Material of Construction
123	(1)	Reactor vessel	13,570	3/16	FRP
137	(1)	Lamella clarifier	1,200	3/16	Carbon Steel
138	(1)	Clarifier Waste Collection Tank	4,100	3/16	Carbon Steel
142	(1)	Sludge Conditioning Tank	1,270	3/16	Carbon Steel
149	(2)	Sand Filter	750	3/32	Carbon Steel
150	(1)	Backwash Collection Tank	3,770	3/16	Carbon Steel
152	(2)	Carbon Adsorption Unit	n 1,300	3/16	Carbon Steel
153	(1)	Treated Effluent Tank	2,640	3/16	Carbon Steel

iii. Hazardous Waste Fuel Blending Operation (Unit 43) Existing

Tank <u>Numbers</u>	No. of Units	Description	Maximum Capacity In Gallons	Minimum Shell Thickness of Tank (inches)	Material of Construction
161-21	(1)	Dispersion Tank	1,225	3/16	Carbon Steel
161-22	(1)	Overflow Tank	275	3/16	Carbon Steel

iv. Flammable Storage Tank Farm (Unit 16) Existing

Tank <u>Numbers</u>	No. of Units	<u>Description</u>	Maximum Capacity In Gallons	Minimum Shel Thickness of Tank (inches)	l Material of <u>Construction</u>
158	(5)	Tanks TK-103, TK-104, TK-105, TK-106, TK-109. Hazardous Waste Fuel Storage Tanks	12,800	3/16	Carbon Steel
159	(1)	Tank TK-112. Neutral pH waters, lean waters and/or hazardous waste fuel storage tank.	19,600	3/16	Carbon Steel .
177	(2)	Tanks TK-101 and TK-107. Mild acidic waters, lean waters, and/or hazardous waste fuel storage tanks.	12,800	3/16	Stainless Steel
180	(1)	Tank TK-102. Hazardous Waste Fuel and PCB Storage Tank.	12,800	3/16	Carbon Steel
183	(1)	Tank TK-110. Hazardous Waste Fuel and PCB Storage Tank.	12,800	3/16	Carbon Steel

v. Flammable Storage Tank Farm (Unit 22)

Tank Numbers	No. of Units	Description	Maximum Capacity <u>In Gallons</u>	Minimum Shell Thickness of Tank (inches)	Material of Construction
414	(1)	Hydropulpar	3490	0.05	carbon steel
415, 416	(2)	Blended Liquid Storage Tank	10,558	0.105	carbon steel
417	(1)	Diluent Feed Tank	15,547	0.167	carbon steel
418	(1)	Metalwash Solvent Storage Tank	6,136	0.054	carbon steel
424	(1)	Metal Wash Tank	3730	0.5	carbon steel
427	(1)	Rinse Tank	987	0.5	carbon steel

- 2. The Permittee(s) may store the wastes identified in Attachment A to this permit in the tanks specified above and any nonhazardous waste. All nonhazardous waste must be evaluated through the waste analysis plan for compatibility.
- 3. Storage of hazardous waste in tanks other than those specifically identified in $\Pi(B)(1)$ is prohibited.

C. Containment and Detection of Releases

- 1. The Permittee(s) shall provide secondary containment which meets the requirements of 35 Ill. Adm. Code 724.293 (as amended 7/16/87) for each tank identified above.
- 2. The Permittee(s) shall construct, operate, and maintain the tank system according to the detailed plans and reports contained in the approved permit application.
- 3. Clean Harbors shall perform a complete inspection of each secondary containment coating system yearly and perform annual maintenance to insure the integrity of the coating. It shall not be an act of non-compliance if the coating has been installed properly but does not live up to the manufacturer's printed performance standards and fails due to excessive wear or chemical breakdown. The Permittee(s) shall notify the Agency within thirty days of becoming aware of the failure. The Permittee(s) shall reapply a different coating specified in the approved permit application or submit a modification of its permit to install a new coating within 180 days of the failure of the coating. Clean Harbors shall document the date of the surface coating inspection and any maintenance of the surface coating. These inspections must be performed no later than August 31, of each year.
- 4. The Permittee(s) shall inspect all secondary containment sumps daily and remove all liquids contained in the sumps within 24 hours.

D. General Construction Requirements

1. Modification Log B-16-M-2 authorizes the Permittee(s) to construct the listed waste storage tanks (Unit Y), the listed waste treatment tanks (Unit Z), the hazardous waste fuel blending tanks (Unit 43) and the flammable storage tank farm (Unit 16) as identified in Condition II(B)(1). Each unit includes all tanks, ancillary equipment and secondary containment. These tank farms may only be constructed in accordance with the approved permit application, subject to the following modifications:

- a. Within thirty days after completing construction and prior to any waste being placed or stored in a tank or its corresponding ancillary equipment, the Permittee(s) shall submit to the Agency's Bureau of Land a Construction Certification Report from an independent qualified, registered professional engineer. The certification must demonstrate that the tank system meets the requirements of 35 Ill. Adm. Codes 724.292 and 724.293. The certification shall contain the information described in Attachment C and the additional information listed below:
 - i. Documentation that the new tank systems were inspected for the presence of the following items:
 - a) weld breaks;
 - b) punctures;
 - c) scrapes of the protective coatings on the tank or secondary containment system;
 - d) cracks;
 - e) corrosion;
 - f) other structural damage or inadequate construction/installation; and
 - g) cracks or gaps in the base slab.

All defects noted during this inspection must be remedied prior to covering, enclosing or placing the tank system in use.

- ii. A copy of the leak test performed on all of the new tanks and ancillary equipment, including a description of any repairs performed on the system to remedy the leak(s).
- iii. Certification that the tanks and ancillary equipment were designed and installed in a manner that is supported and protected against physical damage and excessive stress due to settlement, vibration, expansion or contraction.

- iv. As-built drawings which identify the approximate locations and elevations and dimensions of all new concrete, <u>all piping</u>, manifolds, loading/unloading equipment and all other ancillary equipment in the Tank Farm (Unit 16), Tank Truck Unloading Area (Unit 15), Rail Car Unloading Area (Unit 13), Container Storage Building (Unit 26) and Fuel Blending Building (Unit 43). The piping drawings must be schematics drawn in a manner which identifies the units the pipe is capable of transporting wastes to/from and which identifies the following:
 - a) the locations of all mechanical equipment and piping relative to each unit and the secondary containment systems;
 - b) the approximate elevations of long pipe runs,
 - c) the pipe dimensions, types of joints (eg. welded or flanged); and
 - d) the materials of construction of the pipes, pumps, manifolds, seals and connections.
- v. As-built P&IDs for all piping and manifolds in the Flammable Storage Tank Farm (Unit 16).
- vi. The layout of the Tank Farm Operations Center (e.g. as-built drawings that show all of the switches and alarms on the pump control panel, tank monitoring instrumentation panel, and emergency alarm system).
- vii. As built diagrams of the leak detectors for the tank farm discussed in Section D-2g of the permit application.
- viii. The range, precision and accuracy of the instruments used to monitor the liquid levels, temperature, pressure, etc. at the site.
- ix. The electric heat tracing system(s) and the ground fault interruption circuits shall be shown on P&IDs of the tank system(s) and any other unit in which they are used.
- x. Grinnell Drawing FP9-E shall be revised to indicate the installation of high and low pressure alarms on Tank T-250.

- xi. The permittee shall perform a tank assessment on the tank system (Unit 16) in accordance with 35 IAC 724.292. In addressing the compatibility of the wastes to the materials construction, the assessment must compare the design and operation of the unit to Table 4-3 in the USEPA guidance manual on tank storage EPA/530-SW-86-044.
- xii. The secondary containment systems for the Ignitable Liquid Tank Farm (Unit 16) shall be sealed with Protecto-Coat 900 in accordance with the manufacturer's recommendations. The permittee shall document the procedure used to complete this activity as part of the Construction Certification Report.
- xiii. CHSI must provide detailed engineering design calculations of the Ignitable Liquid Tank Farm (Unit 16) with the Construction Certification Report. These calculations must consider pressure gradients above and below the system, failure due to settlement, compaction or uplift, climatic conditions, and the stress of daily operations (including stresses from nearby vehicular traffic). The calculations must be adequate to demonstrate that the structural integrity of the proposed hazardous waste management unit is adequate for its intended purposes. This information must be provided in order to support the P.E. certification for this unit.
- b. All tanks, pumps, piping, hoses, and manifolds used for PCBs wastes regulated under TSCA shall be physically separate from those tanks which only handle RCRA regulated wastes.
- c. The Permittee(s) shall not store wastes in these areas until the Construction Certification Report is approved. The Agency shall review the Report described above to ensure the tank systems and their secondary containment meets the requirements of 35 Ill. Adm. Codes 724.292 and 724.293.

E. General Operating Requirements

1. The Permittee(s) shall not place hazardous wastes in a tank system if they could cause the tank, its ancillary equipment, or the containment system to rupture, leak, corrode, or otherwise fail.

- 2. The Permittee(s) shall use appropriate controls and practices to prevent spills and overflows from tank or containment systems using the methods specified in the Approved Permit Application.
- 3. In the event of a leak or a spill in the tank system, the Permittee(s) shall comply with the practices and procedures described in the approved permit application and notify the Agency's Bureau of Land in according with Condition II(I)(1). All reported leaks or spills must be recorded in the Facility's Operating Record.
- 4. All hazardous wastes to be received at the tank storage area must be identified in Attachment A to this permit and have been analyzed per all applicable regulations and the requirements identified in the waste analysis plan. In addition, all hazardous and nonhazardous special wastes received at the facility must be accompanied by a properly completed Illinois manifest.
- 5. An employee of the facility shall be present and observe the transfer operation at all times when waste is being transferred between containers, tank trucks, rail cars and tanks.
- 6. Precipitation accumulating within the tank farm shall be removed within 24 hours after the precipitation event has ended.

F. Tank System Certification

- 1. The Permittee(s) shall obtain and keep on file at the facility written statements by those persons required to certify the design of the tank system and supervise the installation of the tank system as required by 35 Ill. Adm. Code 724.292(g).
- 2. The Permittee(s) shall obtain and keep on file at the facility a written assessment of the new tank system's integrity (35 Ill. Adm. Code 724.292(a)). The assessment shall be certified by an independent, qualified registered professional engineer in Illinois.

G. Response to Leaks or Spills

In the event of a leak or a spill from a tank system, from a secondary containment system, or if a system becomes unfit (i.e., failure of the coating) for continued use, the Permittee(s) shall remove the system from service immediately and complete the following actions: (35 Ill. Adm. Code 724.296(a)-(f)).

- 1. Stop the flow of hazardous waste into the system and inspect the system to determine the cause of the release.
- 2. Remove all waste as necessary from the system within 24 hours of the detection of the leak to prevent further release and to allow inspection and repair of the system. If the Permittee(s) finds that it will be impossible to meet this time period, the Permittee(s) shall notify the Agency and demonstrate that the longer time period is required.
 - If the collected material is a RCRA hazardous waste, it must be managed in accordance with all applicable requirements of 35 Ill. Adm. Code Parts 722-724.
- 3. Contain visible releases to the environment. The Permittee(s) shall immediately conduct a visual inspection of all releases to the environment and based on that inspection: (1) prevent further migration of the leak of spill to soils or surface water and (2) remove and properly dispose of any visible contamination of the soil or surface water.
- 4. Close the system in accordance with the Closure Plan, contained in the approved Permit Application, unless the following actions are taken:
 - a. For a release caused by a spill that has not damaged the integrity of the system, the Permittee(s) shall remove the released waste and make any necessary repairs to fully restore the integrity of the system before returning the tank system to the service.
 - b. For a release caused by a leak from the primary tank system to the secondary containment system, the Permittee(s) shall repair the primary system prior to returning it to service.

H. Inspections

- 1. The permittee shall inspect the tank systems in accordance with the inspection schedule in Attachment B to this Permit.
- 2. If a leak or spill is observed during the daily inspections, the Permittee(s) shall immediately remove the tank system in question from service and follow the procedures set forth in 35 Ill. Adm. Code 724.296.

- 3. Precipitation accumulating in the sumps of the secondary containment system at the loading dock shall be removed within 24 hours after the precipitation event has ended.
- 4. Releases of hazardous waste from spills and leaks which are observed in the secondary containment system shall also be removed within 24 hours and managed as a hazardous waste.
- 5. The bulk liquid unloading area shall be inspected in the following manner:
 - a. The area shall be inspected for the presence of spills and releases after each truck has been unloaded. If observed, such releases shall be cleaned up immediately.
 - b. Documentation of these inspections and any corrective actions taken shall be included in the operating record for the facility.
- 6. The Permittee(s) shall inspect each tank system to assess its condition. This inspection shall consist of a visual inspection, a pressure test and an ultrasonic thickness test in accordance with the following procedures:
 - a. An ultrasonic thickness test of the tops, bottoms and sidewalls of the tank in accordance with the procedures in Appendix F-9 of the application shall be conducted annually on each tank. The ultrasound tests shall be conducted from the inside of the tank at least every fifth year concurrent with the internal inspection required in Condition H.6.c below. Corrective action as specified by the manufacturer of these tanks shall be taken if the test indicates that the materials of construction of a tank system have been detrimentally affected by the hazardous wastes which have been stored in it.
 - b. A hydrostatic leak test or other integrity assessment as approved by the Agency shall be conducted annually on the tank ancillary equipment. Corrective action as specified by the manufacturer of the ancillary equipment shall be taken if the test indicates that the ancillary equipment has been detrimentally affected by the hazardous wastes which have been in it.
 - c. A detailed visual inspection of the tank's interior shall be conducted at least every fifth year to ensure the tank's integrity. During this internal inspection, the internal surface shall be inspected for rust, cracks and thin areas. Corrective action as specified by a qualified registered professional engineer or corrosion technician shall be taken if the internal inspection indicates that the interior surface of a tank system has been detrimentally affected by the hazardous waste stored in it.

I. Reporting and Recordkeeping

- 1. The Permittee(s) shall report to the Agency's Bureau of Land Field Office within twenty-four (24) hours when a leak or spill occurs in the tank system or secondary containment system unless the spill or leak of hazardous waste is less than or equal to one pound in quantity and it is immediately contained and cleaned up.
- 2. Within thirty (30) days of detecting a release as described above to the environment from the tank system or secondary containment system, the Permittee(s) shall report the following information in writing to the Bureau of Land of this Agency:
 - a. Likely route of migration of the release.
 - b. Characteristics of surrounding soil (including soil composition, geology, hydrogeology, and climate).
 - c. Results of any monitoring or sampling conducted in connection with the release.
 - d. Proximity to downgradient drinking water, surface water, and populated areas.
 - e. Description of response actions taken or planned.
- 3. The Permittee(s) shall submit to the Agency all certifications of major repairs to correct leaks within seven days from returning the tank system to use (35 Ill. Adm. Code 724.296(f)).

J. Special Requirements for Ignitable or Reactive Wastes

- 1. The Permittee(s) shall not place ignitable waste in a tank system, unless the procedures specified in the Approved Permit Application are followed.
- 2. The Permittee(s) shall comply with the requirements for the maintenance of protective distances between the waste management area and any public ways, streets, alleys, or an adjoining property line that can be built upon as required in Tables 2-1 through 2-6 of the National Fire Protection Association's "Flammable and Combustible Liquids Code" (1990).
- 3. "No Smoking" signs must be conspicuously placed wherever there is a hazard from ignitable waste.

K. Special Requirements For Incompatible Wastes

1. The Permittee(s) shall not place incompatible wastes together in the same tank system. The facility shall not store waste in a tank which previously held an incompatible waste, unless the tank system has been decontaminated. Incompatible wastes are identified in Attachment D of this Permit.

L. Closure

At closure, all waste and waste residues must be removed from tanks, discharge control equipment and containment structures. Closure of the tank storage area shall be carried out in accordance with the closure plan in the approved permit application, as modified below:

- 1. The Permittee(s) shall notify the Agency's Bureau of Land in writing of its intent to close the tank system at least 45 days prior to the date closure is expected to begin. Along with this notification, the Permittee(s) shall submit the sampling and analysis plan to be used in demonstrating a tank system has been properly decontaminated. The plan shall be approved by the Agency's Bureau of Land in writing prior to being implemented. Agency review of this plan will be subject to the permit appeal provisions contained in Section 39(a) and Section 40(a) of the Act. The response from the Agency shall approve and establish:
 - a. The sampling plan;
 - b. What contaminants must be analyzed for; and
 - c. The level at which decontamination is considered complete.
- 2. The concrete surfaces shall be visually inspected, photographed and any residue adhering to the surface must be removed by scraping and/or brushing. Following this, the concrete surfaces must be steam cleaned and triple rinsed. All wash and rinse water shall be collected. For tank systems which include secondary containment systems which met the requirements of 35 Ill. Adm. Code 724.293 at the time of installation, the secondary containment must be certified by an independent, registered, professional engineer indicating that the surface has no cracks, gaps or other defects which would allow waste to migrate through to the underlying soil. If such a certification cannot be made, soil sampling and analysis must be conducted to establish clean closure.

Sweepings collected during closure of any tank system shall be managed as a hazardous waste. All washwater and rinsate generated during the closure of these units shall also be managed as a hazardous waste.

- 3. The Permittee(s) shall provide post-closure care in accordance with 35 Ill. Adm. Code Part 724 for a tank system if all of the hazardous wastes or contaminated soils cannot be practicably removed or decontaminated in accordance with the closure requirements outlined in this permit and in the approved closure plan. If it is determined that the closure requirements cannot be met and post-closure care is required, the tank system shall be considered to be a landfill and the post-closure care plan in the approved application will be modified as required to provide adequate post-closure care for the affected tank system(s) in accordance with 35 Ill. Adm. Code, Subtitle G, Part 724, Subparts G and H.
- 4. Should post-closure care, as described in Condition 3 above, become necessary, the Permittee(s) shall submit an application for modification to this permit, including an amended closure plan and post-closure care plan for the affected tank system within thirty (30) days following discovery that clean closure cannot be accomplished. If a determination is made not to pursue clean closure prior to the implementation of the closure plan for the tank system, the modification request shall be made no later than sixty (60) days after the determination is made.
- 5. Financial assurance for closure and post-closure of any tank system being closed as a landfill, when required in accordance with Conditions 3 and 4 above, shall be updated within thirty (30) days following modification of the permit under the provisions of Condition 4 above.
- 6. Within sixty (60) days after closure of any tank system is complete, the Permittee(s) shall submit certification to the Agency that the unit has been closed in accordance with the approved closure plan.

The closure certification form in Attachment E to this permit or a certification with identical wording must be used. Signatures must meet the requirements of 35 Ill. Adm. Code Section 702.126. The independent engineer should be present at all critical, major points (activities) during the closure. This might include soil sampling, soil removal, backfilling, final cover placement, etc. The frequency of inspections by the independent engineer must be sufficient to determine the adequacy of each critical activity. Financial assurance must be maintained for each tank system identified in Condition B.1 above. Documents regarding financial assurance for closure of this facility may be modified after the Agency approves the closure certification for any or all of the tank systems. The Agency's review of closure certifications for partial or final closure will be reviewed in accordance with 35 Ill. Adm. Code 724.243.

- 9. If the Agency determines that implementation of this closure plan fails to satisfy the requirements of 35 Ill. Adm. Code 724.211, the Agency reserves the right to amend the closure plan. Revisions of closure plans are subject to the appeal provisions of Section 40 of the Act.
- 10. Please be advised that the requirements of the Responsible Property Transfer Act (Public Act 85-1228) may apply to your facility due to the management of RCRA Hazardous Waste. In addition, please be advised that if you store, or treat on-site generated hazardous waste is containers or tanks pursuant to 35 Ill. Adm. Code 722.134, those units are subject to the closure requirements incorporated by reference in 35 IAC 722.134.

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SECTION III: GROUNDWATER MONITORING, COMPLIANCE MONITORING

A. SUMMARY

- Clean Harbors Services, Inc. (CHSI) operates a liquid industrial waste pretreatment facility in Chicago, Illinois. CHSI purchased the former Chemical Waste Management Chemical Service/Chicago Incinerator (CWMCS) facility upon which four (4) surface impoundments are located. The surface impoundments are no longer in active use, and have been certified as closed in accordance with RCRA closure requirements. The surface impoundments remain a regulated hazardous waste disposal unit throughout the 30-year post-closure period. Hazardous waste constituents have been detected at monitoring wells in the vicinity of the four (4) surface impoundments. CHSI must conduct a groundwater monitoring and response program for the surface impoundments located at its Chicago, Illinois facility. Five (5) downgradient monitoring wells and four (4) upgradient monitoring wells will be sampled throughout the post-closure period. Groundwater samples will be analyzed for parameters based on regulatory requirements, waste characteristics and groundwater characteristics. The groundwater sampling will be conducted pursuant to an established compliance monitoring program throughout the compliance period. This section presents permit conditions for compliance monitoring in accordance with the regulatory requirements of 35 IAC 724.199. The locations of the surface impoundments are delineated in Figures 3-1A and 3-1B of Section E, Groundwater Monitoring, of the Approved Permit Application.
- 2. The requirements set forth in this Section and Section V of this permit will resolve the apparent violations set forth in the Agency's December 20, 1994 Compliance Inquiry Letter.

B. IMPLEMENTATION

1. The Permittee shall implement the compliance groundwater monitoring program established in this permit upon the effective date of this permit to determine if the regulated units are in compliance with the groundwater protection standard listed in Condition II.D. On that date, the compliance monitoring requirements set forth in this permit shall supersede those established in the 35 IAC 725 interim status post-closure and groundwater quality assessment programs previously approved by the Agency.

The Permittee shall carry out the compliance monitoring activities in this permit on the groundwater present beneath the CHSI facility in Chicago, Illinois. The uppermost aquifer is defined as a heterogeneous mixture of fill materials composed of cement fragments, masonry, rubble, wood and metal scraps, slag, sludge, cinders and clay. The fill material varies in thickness from approximately seven (7) to eighteen (18) feet. The fill is underlain and hydraulically connected to peat and organic silt of the Holocene Grayslake Peat.

The Grayslake Peat is underlain by approximately twenty (20) feet of lacustrine clays of the Equality Formation. The Equality Formation has been identified as the confining unit beneath the uppermost aquifer. The Equality Formation is underlain by Wisconsin age glacial deposits of the Wedron Formation consisting primarily of clay and silt and which is approximately seventy (70) feet thick in the site area. The Wisconsin glacial deposits unconformably overlie the Racine dolomite of the Niagaran Series, which is Silurian in age.

3. The point of compliance is defined as a vertical surface located at the hydraulically downgradient limit of the surface impoundments that extends down into the uppermost aquifer underlying the surface impoundments. The point of compliance is identified on Figures 3- 1A and 3-1B of Section E, Groundwater Monitoring of the Approved Permit Application. This point of compliance extends from the northeast corner of surface impoundment No. 3, runs west-southwesterly to the northwest corner of surface impoundment No. 1, extends south-southeasterly to the southwest corner of surface impoundment No. 2, and then east-northeast to the southeast corner of surface impoundment No. 4. The point of compliance is monitored by the following monitoring wells: G20S, G21S, G22S, G24S, and G26S.

C. WELL LOCATIONS AND CONSTRUCTION

1. The Permittee shall maintain the following monitoring wells to allow for the collection of groundwater samples from the uppermost aquifer. Compliance monitoring well locations are identified in Figures 3-1A and 3-1B of Section E, Groundwater Monitoring, of the Approved Permit Application.

Upgradient Wells

IEPA	Facility	Well	Well Depth	Well Screen
Well	Well	Depth	Elevation	Interval
<u>No.</u>	. <u>No.</u>	(ft BGS)	(ft MSL)	(ft MSL)
G10S	G123S	18.37	573.35	573.35-578.35
GIIS	G307S	13.34	575.70	575.70-585.70
G12S	G334S	12.79	577.86	577.86-587.86
G13S	G343S	12.91	577.60	577.60-587.60

Compliance Point Wells

IEPA	Facility	Well	Well Depth	Well Screen
Well	Well	Depth	Elevation	Interval
No.	<u>No.</u>	(ft BGS)	(ft MSL)	(ft MSL)
G14S	G120S	20.01	573.05	573.05-578.05
G15S	G121SR	24.98	571.41	571.41-576.41
G16S	G122S	19.71	573.54	573.54-578.54
G17S	G124S	19.29	572.56	572.56-577.56
G18S	G126S	15.92	576.20	576.20-581.20

- 2. Construction of each new monitoring well/piezometer must be in accordance with the Agency's monitoring well construction diagram (Attachment I-1) or details and diagrams approved by the Agency's DLPC. Each new monitoring well/piezometer must be continuously sampled and logged on an Agency Field Boring Log (Attachment I-2) unless otherwise approved by the Agency. The construction of each new monitoring well/piezometer must be documented on an Agency Well Completion Report (Attachment I-3).
- 3. The Permittee shall notify the Agency in writing within thirty (30) days if any of the monitoring wells identified in Condition II.C.1 are damaged or the structural integrity has been compromised. A proposal for the plugging and abandonment of the defective well and the installation of a replacement well shall accompany this notification. Unless the defective well is extremely damaged and would create a potential route for groundwater contamination, the defective well shall not be plugged until the replacement well is on-line and groundwater monitoring data has been obtained and verified by Agency personnel. Prior to replacing the defective well, the Permittee shall obtain written approval from the Agency regarding the proposed installation procedures and construction of the replacement well.

- 4. Should any monitoring well become consistently dry or unserviceable a replacement well shall be provided within ten (10) feet of the existing well. This well shall monitor the same geologic formation as the existing well and be constructed in accordance with current Agency groundwater monitoring well construction guidance. A replacement monitoring well which is located greater than ten (10) feet from the existing monitoring well, and which does not monitor the same geologic formation, must be approved by the Agency and designated as a new monitoring well.
- 5. The Permittee shall submit field boring logs, monitoring well/piezometer construction diagrams and monitoring well completion data sheets of new or replacement monitoring wells to the Agency at the following address within thirty (30) days of the date that installation of the monitoring well/piezometer is completed. The Permittee shall submit certification that plugging and abandonment of a monitoring well/piezometer was carried out in accordance with IEPA Monitor Well Plugging Procedures (Attachment I-4) to the following address within thirty (30) days of the date that the monitoring well/piezometer is plugged and abandoned. Other State agencies (e.g., Illinois Department of Public Health) have specific reporting requirements as well.

Illinois Environmental Protection Agency Groundwater Assistance Unit Bureau of Land -- #33 Post Office Box 19276 Springfield, Illinois 62794-9276

- 6. Each monitoring well/piezometer shall be equipped with a protective casing and locking cap. A monitoring well or piezometer located in a high traffic area must be protected with brightly colored bumper guards.
- 7. Each monitoring well/piezometer not utilized in the approved groundwater monitoring system, but retained by the facility, must also be constructed and maintained in accordance with 77 Ill. Adm. Code Part 920 regulations.

D. GROUNDWATER PROTECTION STANDARD

1. The following hazardous constituents and their concentration limits comprise the groundwater protection standard at the point of compliance. Total values shall be used for comparison with groundwater quality standards presented in 35 IAC 620.420. Filtered samples collected for inorganic analysis shall be used for statistical evaluation.

The Permittee shall monitor the groundwater at the monitoring wells as described in Condition II.C.1 for the following parameters:

Quarterly Parameter

Field Parameters	STORET	Concentration Limit
TEMP OF WATER (unfiltered °F) SPEC COND (unfiltered umhos) pH ELEV OF GW SURF (ft ref MSL) DEPTH TO WATER FR MEA PT (ft) TOTAL WELL DEPTH (ft below LS)	00011 00094 00400 71993 72019 72008	^{1.2} 6.5-9.0

		Concentration	ADL
Inorganic Parameters	<u>STORET</u>	Limit (mg/L)	(mg/L)
aluminum (tot)	01106	ND	
aluminum (diss)	01105	ND	
arsenic (tot)	01002	$^{2}0.2$	
arsenic (diss)	01000	·	
barium (tot)	01007	1.22.0	
barium (diss)	01005		
cadmium (tot)	01027	$^{2}0.05$	**
cadmium (diss)	01025		
chloride (tot)	00940	1.2200	
chloride (diss)	00941		
chromium (tot)	01034	² 1.0	
chromium (diss)	01030	÷-	
copper (tot)	01042	^{1,2} 0.65	
copper (diss)	01040		
cyanide (tot)	00720	$^{2}0.6$	
fluoride (tot)	00951	$^{2}4.0$	
fluoride (diss)	00950		
iron (tot)	01045	^{1.2} 5.0	
iron (diss)	01046		
lead (tot)	01051	$^{2}0.1$	
lead (diss)	01049		
mercury (tot)	71900	² 0.01	

	•		
 		Concentration	-ADL
Inorganic Parameters	STORET	Limit (mg/L)	(mg/L)
mercury (diss)	71890	12	
nickel (tot)	01067	1,22.0	
nickel (diss)	01065		
sodium (tot)	00929	20.0	
sodium (diss)	00930		
sulfate (tot)	00745	400	
vanadium (tot)	01087	0.049	
vanadium (diss)	01085		
zinc (tot)	01092	1.210	
zinc (diss)	01090	·	
	•	Concentration	ADL
Organia Daramatara	CTOBET		
Organic Parameters	STORET	Limits (mg/L)	(mg/L)
acetone	81552	0.7	
acetonitrile	76997	0.042	0.1
aniline	77089	ND	
anthracene	34220	210	
benzene	34030	$^{2}0.025$	
p-chloroaniline	73529	0.028	
chlorobenzene	34301	0.5	
2-chlorophenol	34586	0.035	
m-cresol	77151	0.35	
p-cresol	77146	0.035	
o-dichlorobenzene	34536	² 30.0	
dichlorodifluoromethane	34668	7.0	
1,1-dichloroethylene	34501	$^{2}0.035$	
2,4-dichlorophenol	34601	0.021	
2,4-dimethylphenol	34606	0.14	
2,6-dichlorophenol	77541	ND	
p-dioxane	81582	ND	
ethylbenzene	78113	² 1.0	
ethyl cyanide	77007	ND	
methylene chloride	34423	0.05	
methyl ethyl ketone	81595	4.2	
4-methyl-2-pentanone	78133	ND	
naphthalene	34696	0.039	
····F	5 1070	0.007	

Organic Parameters	STORET	Concentration Limits (mg/L)	ADL (mg/L)
phenols	32730	² 0.1	
1,1,2-trichloroethane	34511	$^{2}0.05$	
toluene	34010	$^{2}2.5$	
vinyl chloride	39175	² 0.01	
xylene (meta, para, ortho)	81551	² 10.0	

ADL: Acceptable Detection Limit; lowest Practical Quantitation Limit (PQL) from SW-846 reflecting the latest versions adopted or proposed by the USEPA in the Federal Register. Dash indicates that the ADL is lower than the soil cleanup objective.

ND: Not Determined. Insufficient data were available upon which to base a cleanup objective. If the chemicals are still detected after all other cleanup objectives have been achieved, then OCS should be consulted to further address appropriate cleanup objectives at that time.

- Pursuant to 35 IAC 620.420(a)(3)(A) the Concentration Limit does not apply to groundwater within fill material or the upper 10 feet of parent material under such fill material.
- ² Concentration Limit based on 35 IAC 620.420, Class II General Resource Groundwater quality standards.

The compliance period during which the groundwater protection standard applies shall be extended until the Permittee demonstrates that the groundwater protection standard has not been exceeded for three consecutive years.

Hazardous constituents which have not been detected above the concentration limit for a period of one year (four consecutive quarterly monitoring events) can be deleted from the list with prior approval from the Agency pursuant to the Class I permit modification procedure.

E. COMPLIANCE MONITORING-PROGRAM

In accordance with 35 IAC 724.191(a)(1), whenever hazardous constituents under Section 724.193 from a regulated unit are detected at a compliance point under Section 724.195, the Permittee shall institute a compliance monitoring program under Section 724.199.

The Permittee shall follow the Compliance Monitoring Program in accordance with Section E of the Approved Permit Application as modified below.

- 1. The Permittee shall determine the groundwater quality and physical parameters at each monitoring well identified in Condition II.C.1 during the post closure care period to determine whether the regulated units are in compliance the groundwater protection standard as identified in Condition II.D.
 - a. Samples collected during the first, third and fourth quarters of the post closure care period shall be analyzed for those hazardous constituents and field parameters identified in Condition II.D.1.
 - b. Samples collected during the second quarter of the post closure care period shall be analyzed for those hazardous constituents and field parameters identified in Condition II.D.1 and the entire list of 35 IAC 724, Appendix I parameters.
- 2. The Permittee shall collect groundwater quality samples and conduct the statistical analysis to determine the statistically significant evidence of increased contamination required by Condition II.E.1 above and identify:
 - a. The concentration of any constituent detected at any monitoring well at the point of compliance which was not detected in the previous sampling event.
 - b. The concentration of any constituent detected at any monitoring well at the point of compliance which exhibits a progressive increase over four (4) consecutive sampling events.
 - c. The concentration of any constituent detected at any monitoring well at the point of compliance which is equal to or greater than the groundwater protection standard listed in Condition II.D.1.

- 3.—The Permittee, after following the procedures of 35 IAC 724.199(g), shall add to the list of quarterly monitoring parameters, identified in Condition II.E.1, any constituent which has been found at a concentration above its respective PQL at any monitoring well at the point of compliance subsequent to the analyses required by Condition II.E.1.b.
- 4. The Permittee shall determine the groundwater surface elevation referenced to mean sea level (MSL) each time a groundwater sample is collected from a well.
- 5. Any exceedances of the groundwater quality standards set forth in 35 IAC 620 shall be addressed under the corrective action requirements set forth in Section V of this permit.

F. SAMPLING AND ANALYTICAL PROCEDURES

- 1. The Permittee shall use the following sampling procedures, except as modified below, when obtaining and analyzing samples from the groundwater monitoring wells described in Condition II.C.1:
 - a. Samples shall be collected by the techniques described in Volume 1, Section E.5 and Volume 5, Section E, Appendix 4 of the Approved Permit Application.
 - b. Samples shall be preserved, shipped, and handled in accordance with the procedures specified in Volume 1, Section E.5 and Volume 5, Section E, Appendix 4 of the Approved Permit Application.
 - c. Samples shall be analyzed in accordance with the procedures specified in Volume 1, Section E.5 and Volume 5, Section E, Appendix 4 of the Approved Permit Application.
 - d. Samples shall be tracked and controlled using the chain of custody procedures specified in Volume 1, Section E.5 and Volume 5, Section E, Appendix 4 of the Approved Permit Application.

G. -STATISTICAL PROCEDURES

- 1. The Permittee shall use the statistical procedures described in Volume 1, Section E.5 and Volume 5, Section E, Appendix 4 of the Approved Permit Application, which are in keeping with USEPA's Statistical Analysis of Groundwater/Monitoring Data at RCRA Facilities, Interim Final Guidance (1989), or Addendum to Interim Final Guidance (1992).
- 2. The prediction limits for as many constituents as possible shall be established in the report due October 15, 1995. The prediction limits for all remaining constituents of concern shall be established as soon as eight (8) quarters of data are available.
- 3. Prediction limits shall be updated annually in accordance with the approved procedure set forth in Condition III.G.1 above.
- 4. The Permittee shall determine the groundwater surface elevation referenced to mean sea level (MSL) each time a groundwater sample is collected from a well.

H. REPORTING AND RECORDKEEPING

- 1. The Permittee shall enter all monitoring, testing, and analytical data obtained in accordance with Condition II.D, II.E, II.F and II.G in the operating record.
- 2. Samples collected to meet the requirements of the groundwater monitoring program as described in Condition II.D and II.E shall be collected and reported as identified in the table below. The results of the analyses conducted on the groundwater quality samples and all additional data collected for the groundwater monitoring program (as specified in Condition II.F and II.G) shall be submitted in accordance with the following schedule.

Samples to be collected during the month of	Results submitted to the Agency by the following	Constituents
January - February	April 15	E.1.a
April - May	July 15	E.1.a, E.1.b
July - August	October 15	E.1.a
October - November	January 15	E.1.a

Reports submitted to the Agency must clearly identify (1) any statistically significant increases and (2) any exceedances of appropriate groundwater classification standards.

- 3. The following information must be determined as indicated and reported by July 15 of each year:
 - a. Groundwater surface elevation (STORET No. 71993), measured pursuant to Condition II.E.4, shall be determined at least quarterly.
 - b. The Permittee shall determine the groundwater flow rate and direction in the uppermost aquifer at least annually using the measurements determined in Condition II.E.4 for the monitoring wells listed in Condition II.C.1.
 - c. The Permittee shall determine the surveyed elevation (referenced to MSL) of the top of each well casing ("stick-up") identified in Condition II.C.1, every five years, or whenever the elevation changes
 - d. The elevation (referenced to MSL) of the bottom of each monitoring well is to be determined at least annually.
- 4. The Permittee shall report all information to the Agency in a form which can be easily reviewed. All submittals must contain tables of data, drawings and text (as necessary) to accurately describe the information contained in the submittal.
- 5. If the Permittee determines that Appendix I constituents are present at the point of compliance monitoring wells at concentrations above their respective PQLs and are not already identified as quarterly monitoring constituents, he shall:
 - a. Resample the well within one (1) month and repeat the Appendix I analysis. If the second analysis confirms the presence of new constituents the Permittee shall report the concentration of these additional constituents to the Agency within seven (7) days after the resample and add them to the monitoring list; or,
 - b. Not resample the well and report the concentrations of these additional constituents to the Agency within seven (7) days after completion of the initial analysis, and add them to the monitoring list.

- 6. If the Permittee determines that there is a statistically significant increase or that the groundwater protection standard of a hazardous constituent listed under Condition II.D is being exceeded at any monitoring well at the point of compliance, the Permittee shall:
 - a. Notify the Agency in writing within seven (7) days of the hazardous constituents and their respective concentration limits which have been exceeded; and,
 - b. Submit to the Agency an application for a permit modification to establish a corrective action program meeting the requirements of 35 IAC 724.200 within 180 days.
- 7. If the Permittee determines that the concentration limits specified in Condition II.D are being exceeded at any monitoring well at the point of compliance the Permittee may demonstrate that a source other than a regulated unit caused the contamination, or that the detection is an artifact caused by an error in sampling, analysis or statistical evaluation, or natural variation in groundwater. To make this demonstration the Permittee shall:
 - a. Notify the Agency in writing within seven (7) days that it intends to make a demonstration under 35 IAC 724.199(i);
 - b. Within ninety (90) days, submit a report to the Agency which demonstrates that a source other than a regulated unit caused the standard to be exceeded or that the apparent noncompliance with the standards resulted from error in sampling, analysis or evaluation;
 - c. Within ninety (90) days, submit to the Agency an application for a permit modification to make any appropriate changes to the compliance monitoring program at the facility; and,
 - d. Continue to monitor in accord with the compliance monitoring program established under Condition E.
- 8. If the Permittee determines that the compliance monitoring program no longer satisfies the requirements of Section E, within ninety (90) days the Permittee must submit an application for a permit modification to make any appropriate changes to the program.

I. COMPLIANCE SCHEDULE

- 1. Within sixty (60) days of the effective date of this permit, the Permittee shall replace monitoring well G121S in accordance with the procedures set forth in III.C. above.
- 2. The October 15, 1995 groundwater monitoring report shall include an evaluation/interpretation of the groundwater monitoring data associated with the closed surface impoundments collected to date regarding benzene and lead.

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Groundwater Monitoring

Diagrams, Reports, Tables

I.D. No. 0316000051

Clean Harbors Services, Inc.

Monitor Well Construction Diagram

I.D. No. 0316000051

Clean Harbors Services, Inc.

Field Boring Log

I.D. No. 0316000051

Clean Harbors Services, Inc.

Well Completion Report

I.D. No. 0316000051

Clean Harbors Services, Inc.

IEPA Monitor Well Plugging Procedures

I.D. No. 0316000051

Clean Harbors Services, Inc.

SECTION IV: REPORTING AND NOTIFICATION REQUIREMENTS

The reporting and notification requirements of each section of the RCRA permit are summarized below. This summary is provided to highlight the various reporting and notification requirements of this permit.

Condition	Submittal	<u>Due Date</u>
SECTION I: CON	TAINERS	
E(8)	Submit management practices for compressed gas cylinders	Within 30 days of the effective date of the permit
G(2)	Submit written notification to the Agency of failure of concrete surface coating	Within thirty days of becoming aware of the failure
G(2)	Submit application for modification of the permit	If necessary, no later than 180 days after failure of the coating
K(1)	Submit Construction Certification Report for proposed container storage units	30 days after completing the construction of the container storage area
K(2)	Documentation that the CO ₂ fire protection system in Building 26 is properly installed	Prior to consolidating lab packs in the area
L(1)	Submit written notification to the Agency of intent to close the container storage area	45 days prior to commencement of closure
L(1)	Submit sampling and analysis plan for review	45 days prior to commence to closure

Condition —	<u>Submittal</u>	Due Date
L(5)	Submit application for modification of permit and post-closure care plan	No later than 30 days after determination that the container storage area cannot be clean closed
L(6)	Update financial assurance to include modification in Conditions I(K)(4) or I(K)(5)	30 days after permit is modified
L(7)	Submit certification for closure of the container storage area	Within 60 days after closure is completed
SECTION II: TA	ANK SYSTEMS	
C(3)	Submit written notification to the Agency of failure of the concrete coating system	Within thirty days of becoming aware of the failure
C(3)	Submit application for modification of the permit	If necessary, no later than 180 days after failure of the coating
D(1)(a)	Submit Construction Certification Report for the proposed tanks as required by 35 IAC 724.292 and 724.293	30 days after completing the construction of the tank systems
H(6)(h)	Submit results of tank integrity assessment	60 days after inspection
I(1)	Notify Agency of a leak or spill unless the spill or leak of hazardous waste is less than or equal to one pound and it is immediately container and cleaned up	24 hours after leak or spill occurs

SECTION V: CORRECTIVE ACTION

Condition	Submittal	Due Date
B(1)	Phase I RFI Report	By July 1, 1995
B(2)	Supplemental Phase I RFI Work Plan for the process area of the old CWM facility	Within 120 days of the effective date of this permit
V(D)	Initial Corrective Action Plan	Within 120 days of the effective date of this permit
V(F)	Initial Cost Estimate (with the RFI Phase I Work Plan)	120 days after the effective date of this permit
V(F)	Revised Cost estimate (with the initial submittal of each RFI Report)	Upon written Agency request
SECTION VI: STA	ANDARD CONDITIONS	
6	Complete application for new permit.	180 days prior to permit expiration.
11	Information requested by Agency and copies of records required to be kept by this permit.	Submittal date to be determined by Agency, but no later than 30 days from dated request.
14	Written notification to the Agency of planned physical alterations or additions.	15 days prior to planned change.
15	Written notification to the Agency of changes which may result in permit noncompliance.	Within 15 days of change.

Condition	<u>Submittal</u>	Due Date
	Notify the Agency (217/782-3637) or Illinois EMA (217/782-7860) if the emergency coordinator determines there has been a release, fire or explosion which could threaten human health or the environment, outside the facility	Immediately after determination made
	Notify Agency and appropriate state and local authorities, in writing that facility is in compliance with 35 Ill. Adm. Code 724.156(h)	Prior to resuming operation in affected areas
	Written Report to Agency with details regarding the incident which required implementation of contingency plan	15 days after event
47	Submit annual report required by 35 Ill. Adm. Code 724.175	March 1 of each year
49	Submit Application for permit modification amending closure plan	Within 90 days of discovery of need for modification
50	Written notification to the Agency of closure	45 days prior to beginning closure
54(a)	Adjust closure cost estimate for inflation	Within 60 days prior to anniversary date of the establishment of the financial instrument
54(b)	Revision of closure cost estimate	As needed, within 90 days of discovery of revision
55	Change in financial assurance mechanism for closure	As needed

contingency plan

0316000051 Clean Harbors Services, Inc RCRA Log No. B-16

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<u>Condition</u>	<u>Submittal</u>	<u>Due Date</u>
56	Change in coverage for sudden and non-sudden accidental occurrences	As needed
57	Written notification to the Agency of commencement of voluntary or involuntary bankruptcy proceedings	10 days after commencement of proceeding
SECTION VII:	MISCELLANEOUS UNIT	
Condition	Submittal	<u>Due Date</u>
B(9)	Notify FOS, Permit Section	Upon completing development and installation of the unit
ATTACHMEN	IT D: SPECIAL CONDITIONS	
C(1)	Submit closure plan	45 days prior to closure of any hazardous waste management unit
C(2)	Closure Plan for incinerator and process area	Within 60 days of the effective date of the permit
C(3)	Submit notice in deed for closed surface impoundments	Within 30 days of effective date of of permit
F(1)	Notify Agency's BOL Field Office	Within 24-hours of implementation of Contingency Plan
F(2)	Notify Emergency Response Teams	Immediately upon implementation of

Submission of RFI Phase II Workplan.

Within 90 days after

notification of the need of Phase II by Agency's BOL

Completion of RFI Phase II investigation and submission of Phase II Report and Summary.

To be negotiated with the Agency's BOL during review

of Phase II workplan

Report to the Agency by the

Quarterly Progress Reports For months of

following

January-March April-June July-September October-December February 1

May 1 August 1 November 1

Submission of Implementation Interim

Measures Report

Within 30 days from the date interim measures were determined by the Agency to be necessary

Submission of RFI Phase III Workplan.

Within 90 days after notification of the need of Phase III by Agency's BOL

Completion of RFI Phase III Investigation and Submission of Phase III Report and Summary

To be negotiated with the Agency's BOL during review of Phase III Workplan

ATTACHMENT H: FINANCIAL ASSURANCE REQUIREMENTS

I(B)(2)

Financial Assurance

60 days prior to placing waste in units listed in

I.A.ii

—Condition——	Submittal	Due Date
Condition	Submittar	Due Date
I(B)(3)	Closure Cost Estimates and financial assurance for CWM units not certified closed	Within 6 months of the effective date of this permit
I(B)(4)	Closure cost estimates and financial assurance for corrective action activities	At the time the Phase II corrective measures program report is submitted
II(B)(1)	Financial Assurance for post-closure care of the surface impoundments	Within 6 months of effective date of this permit

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SECTION V: CORRECTIVE ACTION

A. <u>Introduction</u>

In accordance with Section 3004 of RCRA and 35 Ill. Adm. Code 724.201, the Permittee(s) shall institute such corrective action as necessary to protect human health and the environment from all releases of hazardous wastes or constituents, from any of solid waste management unit (SWMU) at its facility in Chicago, Illinois. This shall be accomplished by:

- 1. Conducting a RCRA Facility Investigation (RFI) to determine whether releases of hazardous wastes or constituents have occurred from any solid waste management unit (SWMU) at its Chicago facility listed in Condition V.B.1 and V.B.2 and any newly identified SWMUs which require assessment pursuant to Condition V.G or V.H, and if so, the nature and extent of the release(s).
- 2. Based upon the results of the RFI briefly described in condition V.A.1 above, developing and implementing a Corrective Measures Program which describes the necessary corrective actions which will be taken. The required corrective actions shall be those actions necessary to protect human health and the environment from all releases of hazardous wastes or constituents from any of the SWMUs determined to pose a potential threat to the environment as determined by the RFI required under the terms and conditions of this permit.
- 3. Developing and implementing a Corrective Measures Program describing the necessary corrective actions which will be taken at the SWMUs investigated in accordance with the requirements set forth in the Consent Judgment between Chemical Waste Management, Inc. et. al. and the United States Environmental Protection Agency, et. al. (Civil Action 87-2411-S). The required corrective actions shall be those actions necessary to protect human health and the environment from all releases of hazardous wastes or constituents from the SWMUs investigated in accordance with the consent order which pose a potential threat to the environment.
 - a. Paragraph G of Section IV of this consent judgement will cease if a RCRA permit relating to corrective action is issued for the facility before USEPA makes a final determination under the judgement that a Corrective Measures Study is necessary.

- b. It must be noted that in a letter dated May 3, 1995, USEPA made a final written determination that a Corrective Measures Study must be conducted for all SWMUs investigated under this consent judgement.
- c. In a May 31, 1995 letter, USEPA agreed to temporarily hold in abeyance the requirement that a Corrective Measures Study be implemented at the facility under the requirements of this consent judgement. This letter goes on to state:

"If, at the end of the ninety (90) day period after the public comment period, the State of Illinois RCRA Part B permit regarding corrective action does become final and includes the CWM facility, and Part IV Part G [of the judgement] does go into effect, the CWMS shall have no obligation to perform a CMS pursuant to the terms of the Consent Decree."

d. This permit requires corrective action at the SWMUs investigated as part of the subject Consent Judgement. As such, the requirements of the Judgement will cease upon the effective date of this permit, provided that the effective date is on or about August 31, 1995 at the latest.

B. Conducting The RCRA Facility Investigation

SWMU No.

The Permittee(s) must conduct a RCRA Facility Investigation to determine the nature and extent of releases of hazardous wastes or constituents from certain SWMUs at the subject facility. This RFI shall be carried out in three phases. Each phase will provide for a more detailed evaluation of each Solid Waste Management Unit identified. The requirements for the RFI are provided in Attachment F to the permit.

1. A workplan for Phase I of the RFI for certain SWMUs at the subject facility was approved by the Agency November 28, 1994. This workplan was to investigate for potential releases to the soil from the following SWMUs:

Name

<u>5 11 110 110.</u>	<u>rvame</u>	
1	Process Sewer System	
2	Outside Drum Storage Area 1	
3	Outside Drum Storage Area 2	
4	Carbon Absorption System	
5	Process Building No. 1	
6	Process Building No. 2	

7	Chlorobenzene Contaminated Area
8	Auxiliary Basin #3
9	Landfill
10	Former Temporary Pickle Liquor Basins
11	Former Pickle Liquor Disposal Sites
12	Former Permanent Pickle Liquor Basins
13	Former Oil Basin
14	Former Lime Basin
15	Oil Contaminated Soil Storage Area
16	Tank 1-4
17	7,000 Gallon Concrete Receiving Tanks
18	Truck Unloading Pad

A report documenting the results of this Phase I investigation is to be submitted by July 1, 1995. This report is to be developed in accordance with the requirements set forth in the Agency's November 28, 1994 letter.

2. The Permittee(s) shall submit to the Illinois Environmental Protection Agency's Bureau of Land (Agency's BOL) Permit Section, within 120 days after the effective date of this permit, a written supplemental RCRA Facility Investigation (RFI) Phase I Workplan for the process area in the newly added portion of the facility. This process area is defined as the approximately 400' by 500' area in the southeast portion of that facility where the majority of the site's former operational activities were carried out, including the sewers present in this area. In addition, this Phase I workplan must provide for the investigation of the contaminated material found at Monitoring Well G121S located near the four closed RCRA surface impoundments at the former CWM-Incinerator property.

In general, this supplemental Phase I RFI Workplan must contain the following:

- a. General information regarding the newly added portion of the Clean Harbors facility (commonly referred to as the former CWM-Incinerator property) in Chicago, Illinois;
- b. Information, as it is available, regarding the process area which (1) characterizes the area, (2) describes its history of operations and (3) identifies subareas within the area where waste was managed in the past.

presence of releases of hazardous waste or hazardous constituents to the soil from the area which is determined.

This supplemental Phase I workplan must be developed in accordance with the requirements set forth in Attachment F to this permit for a Phase I workplan. In providing the required information in this workplan, the Permittee may make reference to previous reports or documents submitted to the U.S. EPA or the IEPA which contain the requested information. Any such reference must identify: the name of the document, the author of the document, the date it was submitted to the Agency, the person within the Agency to whom it was submitted and the exact pages within the document on which the desired information is located. It is respectfully requested that the Permittee be prepared to provide copies of these documents to the Agency if they are not readily accessible.

- 3. The Agency will approve, approve with modifications, or disapprove the supplemental Phase I Workplan in writing and provide comments regarding the necessary corrections or modifications.
 - a. Within 60 days of receipt of such comments, the Permittee(s) must modify the plan or submit a new plan for the Agency's BOL approval.
 - b. Within 30 days of the Agency's BOL approval of the supplemental RFI Phase I Workplan, the Permittee(s) shall begin implementing the supplemental Workplan according to the terms and schedule in the Workplan.
 - c. Agency action on the supplemental Phase I Workplan will be subject to the appeal provisions of Section 39(a) and Section 40(a) of the Act.
- 4. The Permittee must submit reports documenting the efforts carried out as set forth in the approved RFI Phase I Work Plans in accordance with the schedule established in the approved Workplans. These reports must:
 - a. Be organized so as to present a comprehensive and coherent description of the sources, nature and extent of soil contamination discovered at each SWMU during the RFI Phase I.
 - b. Be prepared in accordance with (1) the Data Management Plan which is to be a part of the RFI Phase I Workplan and (2) any conditions imposed by the Agency as part of its approval of the Phase I workplan.

- c. Contain an evaluation of the data collected during the Phase I investigation and a recommendation regarding the need for a Phase 2 investigation at each SWMU. As such, the Phase I report should contain preliminary objectives which will be used to determine if there is a need to conduct a Phase 2 investigation at each SWMU.
 - i. These preliminary objectives must be fairly conservative numbers below which, the Agency and Clean Harbors are fairly certain there will be no impact to human health or the environment. The goal in using these objectives is to eliminate from further consideration: (1) those constituents not detected or only detected at low concentrations below objectives typically established by the Agency and (2) those SWMUs from which there has been no release or from which there has been a minor release which still meets the objectives typically established by the Agency.
 - ii. Detection of constituents above these preliminary objectives does not necessarily mean that corrective action must occur. Rather it only means that a Phase II investigation must be conducted to better determine the extent and amount of contamination present at a given SWMU.
 - iii. The procedures set forth in the draft USEPA document entitled <u>Soil Screening Guidance</u>, December 1994 (EPA/540/R-94/101, NTIS No. PB95-963529 may be used in developing these objectives (the routes of concern would be inhalation, ingestion and potential contamination of groundwater (using a dilution/attenuation factor of 10)).
 - iv. These preliminary soil cleanup objectives may not be the final corrective measures target which will be used in determining the final need for and extent of remediation.
 - v. The final soil values established for each SWMU will typically be a higher value than these preliminary soil cleanup objectives.
- d. Contain a brief general discussion of the procedures which will be used in carrying out, as necessary, Phase II of the RFI.

- 5. Following the submittal of the RFI Phase I reports, the Agency's BOL will review the submitted data and notify the Permittee(s) in writing of the results of the review. This notification will discuss the status of each of the SWMUs evaluated as part of Phase I of the RFI.
 - a. If the Agency determines, based upon the data provided within and obtained from the Phase I Workplan for each SWMU investigated, that (1) there is no potential for release from that SWMU to the environmental media of concern and (2) there has been no release of hazardous wastes or constituents to the environmental media of concern from that SWMU, then no further action will be required for that SWMU.
 - b. If the Agency determines, based on the data from the Phase I RFI for each SWMU investigated, that (1) there has been a release to any environmental media of concern, (2) there currently is a release to any environmental media of concern, or (3) the data associated with a given SWMU is inconclusive, then the Permittee(s) shall be required to conduct additional investigation of the SWMU as part of Phase II and, if the RFI Phase I investigation indicates contamination extends to groundwater, Phase III of the RFI.
 - c. The final letter sent to the facility conveying the results of the review will:
 - i. Identify those SWMUs for which no further investigation is needed;
 - ii. Identify which SWMUs which must be further investigated to determine the rate and extent of migration of hazardous waste or hazardous constituents and the concentrations of the hazardous waste or hazardous constituents in the environmental media potentially impacted by the SWMU;
 - iii. Identify, for each SWMU requiring further investigation, the associated environmental media which must be further investigated; and
 - iv. Indicate whether the permittee must perform a Phase II and/or a Phase III RFI Investigation for those SWMUs requiring further investigation. Unless sufficient information is provided to the Agency as a result of additional investigation in the Phase II investigation, units which have the possibility of releasing hazardous waste or hazardous constituents to groundwater must be evaluated as part of Phase III of the RFA.
 - d. Agency action on the final Phase I RFI reports will be subject to the appeal provisions of Sections 39(a) and Section 40(a) of the Act.

- 6. If the Permittee(s) is notified in writing in accordance with Condition V.B.5 that certain SWMUs must be included in Phase II of the RFI, then the Permittee(s) must develop and submit a Phase II RFI Workplan. Phase II of the RFI shall focus on determining the rate and extent of migration of hazardous waste or constituents and the concentrations of the hazardous waste or constituents in the soil potentially impacted by the SWMU. Such a workplan must be submitted no more than 90 days after the facility is notified in writing in accordance with Condition V.B.5 above. The requirements for a Phase II of the RFI are contained in Attachment F to the permit.
- 7. The Agency's BOL will approve, modify and approve, or disapprove the Phase II workplan in writing and provide comments regarding the required corrections or modifications.
 - a. Within 60 days of the receipt of such comments, the Permittee(s) must modify the plan or submit a new plan for the Agency's BOL approval.
 - b. Within 30 days of the Agency's BOL approval of the RFI Phase II Workplan, the Permittee(s) shall begin implementing the plan according to the terms and schedule established in the Phase II Workplan.
 - c. Agency action on the Phase II workplan will be subject to the appeal provisions of Section 39(a) and Section 40(a) of the Act.
- 8. The Permittee(s) must submit a report documenting the efforts carried out in accordance with the approved RFI Phase II Workplan in accordance with the schedule established with in the Phase II Workplan. This report must be prepared in a manner which is similar to that specified in Condition V.B.4 above.
- 9. Following submittal of the RFI Phase II report, the Agency's BOL will review the data obtained from the RFI Phase II investigation and shall notify the Permittee(s) in writing of the results.
 - a. If the Agency determines that there is a potential that groundwater has been impacted by a release of hazardous wastes or hazardous constituents from any SWMU evaluated during the Phase II investigation, then the Permittee(s) must conduct Phase III of the RFI for such SWMUs. The purpose of the Phase III investigation of the RFI will be to define the extent of releases, both on-site and off-site, to the groundwater from SWMUs for which the results of the Phase II investigation indicate a release to groundwater. The requirements associated with a Phase III Investigation are contained in Attachment F to this permit.

- b. If the Agency's BOL determines that a RFI Phase III investigation is not required, based on data obtained from the RFI Phase II investigation, the Agency reserves the right to require that corrective measures be conducted for the SWMU(s) of concern to address releases identified through the Phase I and Phase II investigations.
- c. The Agency's response to the Phase II report will:
 - i. Identify those SWMUs and associated environmental media for which Phase III of the RFI must be conducted; and
 - ii. Identify those SWMUs and associated environmental media for which corrective action is required, although no Phase III investigation is required.
- d. Agency action on the final RFI Phase II report will be subject to the appeal provisions of Section 39(a) and Section 40(a) of the Act.
- 10. Within 90 days of notification of the need for a Phase III investigation, the Permittee(s) shall submit a plan for conducting Phase III of the RFI. The Agency will approve, modify and approve, or disapprove and provide comments to the Permittee(s) as to the corrections or modifications needed for the RFI Phase III Workplan.
 - a. Within 60 days of receipt of such comments, the Permittee(s) must modify the plan or submit a new plan for the Agency's BOL approval.
 - b. Within 30 days of the Agency approval of the RFI Phase III Workplan, the Permittee(s) shall begin implementing the plan according to the terms and schedule established within the Workplan.
 - c. Agency action on the Phase III workplan will be subject to the appeal provisions of Section 39(a) and Section 40(a) of the Act.
- 11. The Permittee(s) must submit a report documenting the efforts carried out in accordance with the approved RFI Phase III Workplan in accordance with the schedule set forth in that workplan. This report must be prepared in a manner which is similar to that specified in Condition V.B.4 above.

- 12. Following submittal of the RFI Phase III report, the Agency's BOL will review the data contained in the report and notify the Permittee(s) in writing of the results.
 - a. If the Agency determines that there has been a release of hazardous waste or hazardous constituents from a SWMU to the groundwater, then the Permittee(s) must perform corrective action, as necessary, to protect human health and the environment.
 - b. If the Agency determines that there (1) has not been a release of hazardous waste or constituents from a SWMU to the groundwater and (2) is no potential for releases of hazardous waste or hazardous constituents from a SWMU to the groundwater, then no corrective action will be required at that SWMU relating to groundwater.
 - c. If the Agency determines (1) that there has not been a release of hazardous waste or hazardous constituents from a SWMU to the groundwater and (2) that there is a potential for future releases of hazardous waste or hazardous constituents from a SWMU to the groundwater, then the Agency may require a longer term groundwater monitoring program at any SWMU where substantial soil contamination exists (as determined by the Agency), or at any SWMU which would meet the definition of a land disposal unit.
 - d. The Agency's response to the Phase III report will:
 - i. Identify those SWMUs investigated as part of Phase III of the RFI from which there has been a release of hazardous waste or hazardous constituents to groundwater that requires corrective action;
 - ii. Identify those SWMUs investigated as part of Phase III of the RFI for which no corrective action is required for groundwater at this time; and
 - iii. Identify those land-based SWMUs investigated as part of the Phase III RFI for which a longer term groundwater monitoring program must be established. "Land-based SWMUs" are SWMUs where waste, contaminated soil and/or contaminated groundwater are allowed to remain in-place.
 - e. Agency action on the Phase III Workplan will be subject to the appeal provisions of Section 39(a) and 40(a) of the Act.

- 13. If the Agency's notification identified in Condition V.B.12.d above requires that a longer term groundwater monitoring program be established for certain SWMUs, then the Permittee(s) must submit such a plan within 120 days after receiving this notification. This plan must be developed in accordance with the general procedures set forth in Section III.D.4 of Attachment F. The Agency will approve, modify and approve or disapprove and provide comments to the Permittee(s) as to corrections or modifications needed for the program.
 - a. Within sixty (60) days of receipt of such comments, the Permittee(s) must modify the plan or submit a new plan for the Agency's approval.
 - b. Within thirty (30) days of the approval of the plan, the Permittee(s) shall begin implementing the plan in accordance with the terms and schedule established in the plan.
 - c. Agency action on the groundwater monitoring plan will be subject to the appeal provisions of Section 39(a) and Section 40(a) of the Act.

C. Final Corrective Measures Target Levels

- 1. Final soil cleanup objectives shall be established after the Phase II investigation is complete. These final target levels will determine the need for and extent of soil remediation (soil corrective measures) at each SWMU where a Phase II investigation was completed. The procedures which will be used by the Permittee to develop the final soil target levels must be described in a work plan developed after the Phase II report has been approved by the Agency.
 - a. The procedures utilized to develop the final soil cleanup objectives must take into consideration:
 - i. The volume and physical and chemical characteristics of the contaminants of concern;
 - ii. The effectiveness and reliability of containment, confinement and collection systems and structures in preventing contaminant migration;
 - iii. The hydrologic characteristics of the unit and the surrounding area, including the topography of the land around the unit;

- iv. The patterns of precipitation in the region;
- v. The existing quality of surface soils, including other sources and their cumulative impacts on surface soils;
- vi. The potential for contaminant migration and impact to the underlying groundwater;
- vii. The land use patterns in the region;
- viii. The potential for health risks caused by human exposure to the waste constituents; and
- ix. The potential for damage to domestic animals, wildlife, food chains, crops, vegetation, and physical structures caused by exposure to waste constituents.
- b. The Permittee and the Agency should have a meeting prior to the time that the Permittee begins developing these objectives. The goal of this meeting will be to provide the Permittee with guidance regarding the procedure which should be followed in developing and proposing these final target levels.
- c. The Agency will establish final target levels if none are proposed by the Permittee.
- d. The Agency will provide the Permittee with guidance regarding the development of target levels along with its approval of the Phase II Report.
- e. The USEPA draft guidance document entitled <u>Soil Screening Guidance</u> may be used in the development of these values as they relate to the protection of human health.
- f. Final Agency action taken on the development of and establishment of these final target levels will be subject to the appeal provisions of Section 39(a) of the Illinois Environmental Protection Act.
- 2. For certain SWMUs, it may not be appropriate to establish final target soil levels. This will be the case for those SWMUs where the selected corrective action is capping of the area followed by long-term monitoring.

- 3. Final corrective measures groundwater target levels shall be established after the Phase III investigation is complete. These final target levels will determine the need for and extent of groundwater remediation (groundwater corrective measures) at each SWMU where a Phase III investigation was completed. The procedures which will be used by the Permittee to develop the final groundwater target levels must be described in a workplan developed after the Phase III report is approved by the Agency. These procedures must be in general accordance with the procedures described above for final soil target levels and must also meet the requirements set forth in 35 IAC 620.
 - a. The Permittee and the Agency should have a meeting prior to the time that the Permittee begins developing these target levels. The goal of this meeting will be to provide the Permittee with guidance regarding the procedure which should be followed in developing and proposing these final groundwater target levels;
 - b. The Agency will establish final target levels if none are proposed by the Permittee.
 - c. Final Agency action taken on the development of an establishment of these final objectives will be subject to the appeal provisions of Section 39(a) of the Illinois Environmental Protection Act.
- 4. An ecological assessment must be carried out as part of the development of cleanup objectives to determine if there will be any adverse impact on the ecology resulting from the proposed cleanup objectives. Ecological assessments must also be carried out if institutional controls (such as capping, etc.) are the selected corrective measures. This assessment should be developed in accordance with USEPA guidance and address the following issues:
 - a. Physical, chemical and ecological characterization of site area;
 - b. Formulation of potential ecological problem
 - i. Determination of contaminants of concern
 - ii. Identification of potential ecological receptors
 - c. Analysis of potential ecological problems
 - i. Characterization of exposure

- ii. Assessment of exposure
- iii. Characterization of ecological effects
- iv. Characterization of ecotoxicological effects
- v. Assessment of ecological effects
- vi. Assessment of ecotoxicological effects
- d. Characterization of risk
 - i. Estimation of risk
 - ii. Uncertainty analysis
 - iii. Interpretation of ecological significance
- e. Risk management

D. Requirement for an Initial Corrective Measures Program

In a letter dated May 3, 1995, USEPA made a final determination that a corrective measures study was necessary for the following SWMUs present at the former CWM Incinerator facility which were investigated during the Consent Judgement required RFI [it must be noted that a May 31, 1995 letter temporarily held this final determination in abeyance]:

SWMU No.	<u>Name</u>	
1	Biochemical Filter Beds	
2	Activated Sludge Basins	
3	Drum Storage Area	
4	High Solids Basis	
5	Wastewater Holding Basin #1/Vault	
6	Wastewater Holding Basin #2	
7	Chemical Treatment Area	
8	Biochemical Treatment ARea	
9	Process Water Underground Pipe System	
10	Hyon Tank Farm	

As such, the Permittee must begin a corrective measures program for these SWMUs. The first phase in this program is a report evaluating the data collected to data and providing a recommendation for the corrective measure which should be taken to protect human health and the environment from releases of hazardous wastes/hazardous constituents from these SWMUs to the soil, groundwater, sediments and surface water. This report must be submitted to the Agency within 120 days of the effective date of this permit and contain the following information:

- 1. A response to the comments made by USEPA in letters dated January 5, 1995 and May 3, 1995;
- 2. An overview of the investigations undertaken at the subject facility;
- 3. A summary of the RFI Phase I and Phase II investigations results, including a summary of all laboratory analytical results in tabular form. This summary should include individual tables summarizing analytical results for samples taken at each SWMU. These tables should list levels of individual parameters detected in each sample instead of listing results by chemical groups as was done with the organic constituents in Tables 4-24 through 4-27 of the RFI report. Such tables will make it easier to determine the amount and extent of contamination at each SWMU;
- 4. A discussion of the results of the RFI;
- 5. A discussion of the ability of the Permittee to comply with 35 Ill. Adm. Code Part 620 Groundwater Quality Standards;
- 6. An application for the establishment of a groundwater management zone at the former CWM-Incinerator facility. This application must address all groundwater at this facility which exceeds the applicable groundwater quality standards of 35 IAC 620 and be developed in accordance with 35 IAC 620.250. At a minimum, this application must address the lead and benzene contamination detected in several groundwater monitoring wells at the facility.
- 7. Proposed soil and groundwater clean-up objectives;
- 8. A general discussion of the expected corrective measure to be taken, including a discussion of the goals of such corrective measure. Of special concern is whether the goal of the measure is to (1) remove the contamination or (2) control the contamination through some type of engineered solution and/or institutional control.

The above-referenced report is the first step in the overall corrective measures process for these SWMUs. A description of the additional steps which must be completed as part of the corrective measures activities for these SWMUs is provided as Attachment K to this permit.

E. Corrective Measures Program Requirements

If, in accordance with Conditions V.B.9 and/or V.B.13 the Agency determines that corrective measures must be taken in response to releases, then the Permittee(s) shall develop a Phase I Corrective Measures Workplan. This plan must be submitted within 120 days after receipt of the notification from the Agency that corrective actions are necessary to protect human health and the environment from observed releases from releases of solid waste to the environment. This workplan must be developed in accordance with the requirements set forth in Attachment K. Subsequent phases of the corrective measures program must be carried out in accordance with the procedures set forth in Attachment K.

The Agency may approve, modify and approve, or disapprove and provide comments to the Permittee(s) as to the corrections or modifications needed for the Phase I CMP Workplan. Within 60 days of receipt of such comments, the Permittee(s) must modify the CAP or submit a new Phase I CMP Workplan to the Agency's BOL staff for Agency approval. The Agency approval of one or more of the corrective measure(s) may consider, at a minimum, performance, reliability, implementability, safety, human health and the environmental impact of the measure(s). The formal approval and incorporation of the selected corrective measure(s) into the Part B permit will be through the Class 2 Permit Modification procedures identified in 35 Ill. Adm. Code 703.282. The Permittee(s) shall begin implementing the selected corrective measure(s) according to the terms and schedule identified in the modified permit.

F. Financial Assurance for Corrective Action

1. The Permittee(s) shall prepare a cost estimate for the completion of any corrective measure(s) required under this permit, in order to provide financial assurance for completion of corrective action, as required under 35 Ill. Adm. Code 724.201(b). Such a cost estimate will be based upon the cost of contamination investigations and assessments for the SWMU(s), and design, construction, operation, inspection, monitoring, and maintenance of the corrective measure(s) to meet the requirements of 35 Ill. Adm. Code 724.201, Attachment F and this permit. This cost estimate must be submitted to the Agency's BOL and revised according to the following schedule:

Facility Submission

Due Date

Initial Cost Estimate

120 days after the effective date

(with the RFI Phase I

of this permit

Workplan)

Revised Cost Estimate (with

Upon written Agency

the initial submittal of

request

each RFI Report) .

2. The Permittee(s) shall demonstrate continuous compliance with 35 Ill. Adm. Code 724.201 by providing documentation of financial assurance using a mechanism specified in 35 Ill. Adm. Code 724.243, in at least the amount of the cost estimate required under Condition V.F.1 the words "completion of corrective action" shall be substituted for "closure and/or post-closure", as appropriate in the financial instrument specified in 35 Ill. Adm. Code 724.251. The documentation shall be submitted to the Agency's BOL within 60 days after the submittal of the initial or revised cost estimates required under Condition V.F.1. The Agency's BOL may accept financial assurance for completion of corrective action in combination with another financial mechanism that is acceptable under 35 Ill. Adm. Code 724.246 at its discretion.

G. Future Releases From SWMUs

Whenever the Permittee(s) becomes aware that any SWMU, that was not found to be releasing hazardous waste or constituents during the RFI, or was not addressed under the corrective action requirements of this permit, may have started to release hazardous waste or constituents, the Permittee(s) shall report this information to the Agency's BOL in writing within thirty (30) days of discovery. Upon the Agency's written request, the Permittee(s) shall determine the nature and extent of the contamination by following the procedures set forth in Conditions V.B through V.D, beginning on the date of notification, rather than on the effective date of the permit.

H. Notification Requirements for an Assessment of Newly-Identified Solid Waste Management Unit(s)

1. The Permittee(s) shall notify the Agency's BOL in writing of any newly-identified SWMU(s) discovered during the course of groundwater monitoring, field investigations, environmental audits, or other means, no later than sixty (60) calendar

days after discovery. For the purposes of this permit, "newly-identified SWMUs" shall mean all SWMUs located at the subject facility for which corrective actions have not previously been required by this permit, or which have not been previously listed in the RFA for this facility. The notification shall provide the following information, if available:

- a. The location of the newly-identified SWMU in relation to other SWMUs on a scaled map or drawing;
- b. The type and past and present function of the SWMU;
- c. The general dimensions, capacities, and structural description of the unit (available drawings and specifications provided);
- d. The period during which the unit was operated;
- e. The specifics on all materials, including but not limited to, wastes and hazardous constituents, that have been or are being managed at the SWMU, to the extent available; and
- f. The results of any relevant available sampling and analysis which may aid in determining whether releases of hazardous wastes or hazardous constituents have occurred or are occurring from the unit.
- 2. If the submitted information demonstrates a potential for a release of hazardous waste or constituents from the newly identified SWMU, the Agency may request in writing, that the Permittee(s) prepare a Solid Waste Management Unit (SWMU) Assessment Plan and a proposed schedule of implementation and completion of the Plan for any additional SWMU(s) discovered subsequent to the issuance of this Permit.
- 3. Within 120 calendar days after receipt of an Agency request for a SWMU Assessment Plan, the Permittee(s) shall prepare a SWMU Assessment Plan consistent with the requirements of V.B through V.D above. This SWMU Assessment plan must also propose investigations, including field investigations if necessary, to determine the release potential to specific environmental media for the newly-identified SWMU. The SWMU Assessment Plan must demonstrate that the sampling and analysis program, if applicable, is capable of yielding representative samples and must include parameters sufficient to identify migration of hazardous waste and hazardous constituents from the newly-discovered SWMU(s) to the environment.

- 4. After the Permittee(s) submits the SWMU Assessment Plan, the Agency shall either approve, approve with conditions or disapprove the Plan in writing. If the plan is approved, the Permittee(s) shall begin to implement the Plan within forty-five (45) calendar days of receiving such written notification. If the Plan is disapproved, the Agency shall notify the Permittee(s) in writing of the Plan's deficiencies specify a due date for submittal of a revised plan.
- 5. The Permittee(s) shall submit a report documenting the results of the approved SWMU Assessment Plan to the Agency in accordance with the schedule in the approved SWMU Assessment Plan. The SWMU Assessment Report shall describe all results obtained from the implementation of the approved SWMU Assessment Plan.

I. Completion of Corrective Action

- 1. The Permittee(s) shall complete those corrective actions contained in the Corrective Action Plan approved in accordance with Condition V.E above. The Permittee(s) may request the Agency to consider corrective action complete at any point during compliance with this permit. The petition should include a demonstration of the following:
 - a. The Permittee(s) shall demonstrate that there have been no releases of hazardous waste or hazardous constituents to any media from the SWMUs; or
 - b. The Permittee(s) shall demonstrate that all releases of hazardous waste or hazardous constituents to all media targeted within the RFI for investigation have been remediated to the target cleanup objectives specified within the approved Corrective Measures Plan, and shall also describe how releases will be prevented in the future; or
 - c. Some combination of the above demonstrations.

Appropriate documentation and certification must accompany such a demonstration.

The Permittee(s) shall be notified in writing if the Agency approves the request that the corrective actions can be considered complete. The notification from the Agency's BOL to the Permittee(s) may include a release from the financial requirements of Condition V.F above.

- 2. A determination of no further action shall not preclude the Agency's BOL from requiring continued or periodic inspections of the SWMU(s) or continued or periodic monitoring of the specified environmental media when site-specific circumstances indicate that releases of hazardous wastes including constituents are likely to occur, if necessary to protect human health and the environment. Any requirement for long-term groundwater monitoring may only be required at SWMU where substantial soil contamination exists (as determined by the Agency) or at any SWMU which would meet the definition of a land disposal unit.
- 3. A determination of no further action shall not preclude the Agency from requiring further investigations, studies, or remediation at a later date, if new information or subsequent analysis indicates a release at the facility that is likely to pose a threat to human health of the environment. In such a case, the Agency's BOL shall initiate a permit modification to rescind the determination no further action.

J. Interim Measures

At any time during the RFI the permittee may initiate interim measures for the purpose of preventing continuing releases and/or mitigating the results of releases and/or mitigating the migration of hazardous wastes or hazardous constituents. It may not be necessary to conduct all phases of the RFI investigation if the Agency's BOL and the Permittee(s) agree that a problem can be corrected, or a release cleaned up, without additional study and/or without a formal corrective measures study ("CMS").

- 1. Prior to implementing any interim measures beyond those specified above, the Permittee must submit detailed information regarding the proposed interim measure to the Agency's BOL for approval. This information shall include, at a minimum:
 - a. Objectives of the interim measures: how the measure is mitigating a potential threat to human health and the environment and/or is consistent with and integrated into any long-term solution at the facility;
 - b. Design, construction, and maintenance requirements;
 - c. Schedules for design and construction; and
 - d. Schedules for progress reports.

- 2. If the Agency's BOL determines that a release cannot be addressed without additional study and/or a formal CMS, then the Agency's BOL will notify the Permittee that these must be performed. Any proposal made under this provision or any other activity resulting from such proposal, including the invocation of dispute resolution, shall not affect the schedule for implementation of the RFI or of any other portion of the permit.
- 3. If the Agency determines that interim measures are necessary to protect human health or the environment, the Permittee will be notified by way of a permit modification.

K. Reports and Signatories to Reports

All reports shall be certified in accordance with 35 Ill. Adm. Code 702.126(d) and signed by a person as identified in 35 Ill. Adm. Code 702.126(b).

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- 8. NEED TO HALT OR REDUCE ACTIVITY NOT A DEFENSE. It shall not be a defense for the Permittee(s) in an enforcement action that it would have been necessary to halt or reduce the permitted activity in order to maintain compliance with the conditions of this permit. (35 Ill. Adm. Code 702.143)
- 9. DUTY TO MITIGATE. In the event of noncompliance with the permit, the permittee shall take all reasonable steps to minimize releases of hazardous substances to the environment. The Permittee(s) shall carry out such measures as may be necessary to prevent significant adverse impacts on human health or the environment. (35 Ill. Adm. Code 702.144)
- 10. PROPER OPERATION AND MAINTENANCE. The Permittee(s) shall at all times properly operate and maintain all facilities and systems of treatment and control (and related appurtenances) which are installed or used by the Permittee(s) to achieve compliance with the conditions of this permit. Proper operation and maintenance includes effective performance, adequate funding, adequate operator staffing and training, and adequate laboratory, and process controls, including appropriate quality assurance procedures. This provision requires the operation of back-up or auxiliary facilities or similar systems only when necessary to achieve compliance with the conditions of the permit. (35 Ill. Adm. Code 702.145)
- 11. DUTY TO PROVIDE INFORMATION. The Permittee(s) shall furnish to the Agency, within a reasonable time, but no later than thirty days, any relevant information which the Agency may request to determine whether cause exists for modifying, revoking and reissuing or terminating this permit, or to determine compliance with this permit. The Permittee(s) shall also furnish to the Agency, upon request, copies of records required to be kept by this permit. (35 Ill. Adm. Code 702.148)
 - Furthermore, the Permittee(s) shall provide to the Agency any documentation that is required by the Act or regulations.
- 12. INSPECTION AND ENTRY. The Permittee(s) shall allow an authorized representative of the Agency, upon the presentation of credentials and other documents as may be required by law, to:
 - a. Enter at reasonable times upon the Permittee's premises where a regulated facility or activity is located or conducted, or where records must be kept under the conditions of this permit;
 - b. Have access to and copy, at reasonable times, any records that must be kept under the conditions of this permit:

- c. Inspect at reasonable times any facilities, equipment (including monitoring and control equipment), practices, or operations regulated or required under this permit; and
- d. Sample or monitor, at reasonable times, for the purposes of assuring permit compliance or as otherwise authorized by the appropriate statute, any substances or parameters at any location. (35 Ill. Adm. Code 702.149)

13. MONITORING AND RECORDS. (35 Ill. Adm. Code 702.150)

- a. Samples and measurements taken for the purpose of monitoring shall be representative of the monitored activity. The method used to obtain a representative sample of the waste must be the appropriate method from Appendix A of 35 Ill. Adm. Code 721. Laboratory methods must be those specified in Test Methods for Evaluating Solid Waste: Physical/Chemical Methods, SW-846, latest versions; Methods for Chemical Analysis of Water and Wastes, EPA-600/4-79-020, latest versions; or an equivalent method as specified in the approved Waste Analysis Plan.
- b. The Permittee(s) shall retain records of all monitoring information, including all calibration and maintenance records and all original strip chart recordings for continuous monitoring instrumentation, copies of all reports and records required by this permit, and records of all data used to complete the application for this permit for a period of at least 3 years from the date of the sample, measurement, report or application. These periods may be extended by request of the Agency at any time. The permittee shall maintain records from all groundwater monitoring wells and associated groundwater surface elevations, for the active life of the facility, and for disposal facilities for the post-closure care period as well.
- c. Records of monitoring information shall include:
 - i. The date(s), exact place, and time of sampling or measurements;
 - ii. The individual(s) who performed the sampling or measurements;
 - iii. The date(s) analyses were performed;
 - iv. The individual(s) who performed the analyses;
 - v. The analytical technique(s) or method(s) used; and
 - vi. The result(s) of such analyses. (35 Ill. Adm. Code 702.150)

- 14. REPORTING PLANNED CHANGES. The permittee shall give notice to the Agency as soon as possible of any planned physical alterations or additions to the permitted facility. For a new hazardous waste management facility, the permittee shall not commence treatment, storage or disposal of hazardous waste; and for a facility being modified the permittee shall not treat, store or dispose of hazardous waste in the modified portion of the facility, until:
 - a. The permittee has submitted to the Agency by certified mail or hand delivery a letter signed by the permittee and a registered professional engineer stating that the facility has been constructed or modified in compliance with the permit; and
 - b. 1. The Agency has inspected the modified or newly constructed facility and finds it is in compliance with the condition of the permit; or
 - 2. If, within 15 days of the date of submission of the letter in paragraph (a), the permittee has not received notice from the Agency of its intent to inspect, prior inspection is waived and the permittee may commence treatment, storage or disposal of hazardous waste. (35 Ill. Adm. Codes 703.244 and 702.152(a))
- 15. ANTICIPATED NONCOMPLIANCE. The Permittee(s) shall give advance notice to the Agency of any planned changes in the permitted facility or activity which may result in noncompliance with permit requirements, regulations, or the Act. For a new facility, the permittee shall not treat, store or dispose of hazardous waste; and for a facility being modified, the permittee shall not treat, store or dispose of hazardous waste in the modified portion of the facility, except as provided in Section 703.280, until:
 - i. The permittee has submitted to the Agency by certified mail or hand delivery a letter signed by the permittee and a registered professional engineer stating that the facility has been constructed or modified in compliance with the permit; and

ii. Either:

- a. The Agency has inspected the modified or newly constructed facility and finds it is in compliance with the conditions of the permit; or
- b. Within 15 days after the date submission of the letter in section i above, the permittee has not received notice from the Agency of its intent to inspect, the permittee may commence treatment, storage or disposal of hazardous waste.

(35 Ill. Adm. Codes 702.152(b) and 703.247)

- 16. TRANSFER OF PERMITS. This permit is not transferable to any person except after notice to the Agency. The Agency may require modification of the permit to change the name of the permittee and incorporate such other requirements as may be necessary under the appropriate Act. (See 35 Ill. Adm. Codes 703.260 and 703.270, in some cases modification is mandatory.) (35 Ill. Adm. Code 702.152(c)) The transferree shall submit any information the Agency shall request. The Agency determines whether the transferree is of sufficient good character.
- 17. MONITORING REPORTS. Monitoring results shall be reported at the intervals specified in the permit. (35 Ill. Adm. Code 702.152(d))
- 18. COMPLIANCE SCHEDULES. Reports of compliance or noncompliance with, or any progress reports on, interim and final requirements contained in any compliance schedule of this permit shall be submitted no later than specified in 35 Ill. Adm. Codes 702.162 and 702.152(e).

19. TWENTY-FOUR HOUR REPORTING.

- a. The Permittee(s) shall report to the Agency any noncompliance with the permit, regulations, the Act or any other matter which may endanger human health or the environment. Any such information shall be reported orally within 24 hours from the time the Permittee(s) becomes aware of the following circumstances. This report shall include the following:
 - i. Information concerning the release of any hazardous substance, agrichemical or pesticide that may cause harm to public drinking water supplies.
 - ii. Information concerning the release or discharge of any hazardous waste or of a fire or explosion at the HWM facility, which could threaten the environment or human health outside the facility.
- b. The description of the occurrence and its cause shall include:
 - i. Name, address, and telephone number of the owner or operator;
 - ii. Name, address, and telephone number of the facility;
 - iii. Date, time, and type of incident;
 - iv. Name and quantity of material(s) involved;

. The extent of injuries, if any;

- vi. An assessment of actual or potential hazards to the environment and human health outside the facility, where applicable; and
- vii. Estimated quantity and disposition of recovered material that resulted from the incident.
- c. A written submission shall also be provided within 5 days of the time the Permittee(s) becomes aware of the circumstances. The written submission shall contain a description of the noncompliance and its cause; the period of noncompliance including exact dates and times and if the noncompliance has not been corrected; the anticipated time it is expected to continue; and steps taken or planned to reduce, eliminate, and prevent recurrence of the noncompliance. The Agency may waive the five day written notice requirement in favor of a written report within fifteen days. (35 Ill. Adm. Codes 702.152(f) and 703.245(b))
- 20. OTHER NONCOMPLIANCE. The Permittee(s) shall report all instances of noncompliance not otherwise required to be reported under Standard Conditions 17, 18, and 19, at the time monitoring reports, as required by this permit, are submitted. The reports shall contain the information listed in Standard Condition 19. (35 Ill. Adm. Code 702.152(g))
- 21. OTHER INFORMATION. Where the Permittee(s) becomes aware that it failed to submit any relevant facts in the permit application, or submitted incorrect information in a permit application or in any report to the Agency, the Permittee(s) shall promptly submit such facts or information. (35 Ill. Adm. Code 702.152(h))
- 22. REPORTING REQUIREMENTS. The following reports required by 35 Ill. Adm. Code 724 shall be submitted in addition to those required by 35 Ill. Adm. Code 702.152 (reporting requirements):
 - a. Manifest discrepancy report: if a significant discrepancy in a manifest is discovered, the permittee must attempt to reconcile the discrepancy with the waste generator or transporter. If the discrepancy is not resolved within 15 days after receiving the waste, the permittee must immediately submit to the Agency a letter describing the discrepancy and attempts to reconcile it and a copy of the manifest or shipping paper at issue. (35 Ill. Adm. Code 724.172(b))

- b.—Unmanifested waste report: The permittee must submit to the Agency within 15 days of receipt of unmanifested waste an unmanifested waste report on EPA form 8700-13B. (35 Ill. Adm. Code 724.176)
- c. Annual report: an annual report must be submitted covering facility activities during the previous calendar year. (35 Ill. Adm. Code 724.175)
- 23. SUBMITTAL OF REPORTS OR OTHER INFORMATION. All written reports or other written information required to be submitted by the terms of this permit shall be sent to:

Illinois Environmental Protection Agency Bureau of Land Planning and Reporting Section 2200 Churchill Road Post Office Box 19276 Springfield, Illinois 62794-9276

- 24. SIGNATORY REQUIREMENT. All permit applications, reports or information submitted to the Agency shall be signed and certified as required by 35 Ill. Adm. Code 702.126 and 702.151.
- 25. CONFIDENTIAL INFORMATION. Any claim of confidentiality must be asserted in accordance with 35 Ill. Adm. Code 702.103 and 161.
- 26. DOCUMENTS TO BE MAINTAINED AT FACILITY SITE. The Permittee(s) shall maintain at the facility, until closure is complete, the following documents and amendments, revisions and modifications to these documents:
 - a. Waste analysis plan as required by 35 Ill. Adm. Code 724.113(b) and this permit.
 - b. Personnel training documents and records as required by 35 Ill. Adm. Code 724.116(d) and this permit.
 - c. Contingency plan as required by 35 Ill. Adm. Code 724.153(a) and this permit.
 - d. Closure plan as required by 35 Ill. Adm. Code 724.212(a) and this permit.
 - e. Cost estimate for facility closure as required by 35 Ill. Adm. Code 724.242(d) and this permit.

- f. Operating record as required by 35 III. Adm. Code 724.173 and this permit.
- g. Inspection schedules as required by 35 Ill. Adm. Code 724.115(b) and this permit.
- 27. WASTE MINIMIZATION. The Permittee(s) shall certify at least annually that the Permittee(s) has a program in place to reduce the volume and toxicity of hazardous waste that he generates to the degree determined by the Permittee(s) to be economically practicable, and the proposed method of treatment, storage, or disposal is that practicable method currently available to the Permittee(s) which minimizes the present and future threat to human health and the environment, in accordance with 35 Ill. Adm. Code 724.173(b)(9).

GENERAL FACILITY STANDARDS

- 28. NOTICE OF WASTE FROM A FOREIGN SOURCE. The permittee who has arranged to receive hazardous waste from a foreign source must notify the Agency in writing at least four weeks in advance of the date the waste is expected at the facility. (35 Ill. Adm. Code 724.112(a))
- 29. NOTICE OF WASTE FROM OFF-SITE. The Permittee(s) who receives hazardous waste from an off-site source (except where the Permittee(s) is also the generator), must inform the generator in writing that the permittee has the appropriate permits for, and will accept, the waste the generator is shipping. The Permittee(s) must keep a copy of this written notice as part of the facility operating record. (35 Ill. Adm. Code 724.112(b))
- 30. GENERAL WASTE ANALYSIS. The Permittee(s) shall comply with the procedures described in the approved waste analysis plan. (35 Ill. Adm. Code 724.113)
- 31. SECURITY. The Permittee(s) shall comply with the security provisions of 35 Ill. Adm. Code 724.114(b) and (c).
- 32. GENERAL INSPECTION REQUIREMENTS. The Permittee(s) shall follow the approved inspection schedule. The Permittee(s) shall remedy any deterioration or malfunction discovered by an inspection as required by 35 Ill. Adm. Code 724.115(c). Records of inspections shall be kept at the facility as required by 35 Ill. Adm. Code 724.115(d).
- 33. PERSONNEL TRAINING. The Permittee(s) shall conduct personnel training as required by 35 Ill. Adm. Code 724.116 and shall maintain training documents and records as required by 35 Ill. Adm. Code 724.116(d) and (e).

34. GENERAL REQUIREMENTS FOR IGNITABLE, REACTIVE, OR INCOMPATIBLE WASTE. The Permittee(s) shall comply with the requirements of 35 Ill. Adm. Code 724.117.

PREPAREDNESS AND PREVENTION

- 35. DESIGN AND OPERATION OF FACILITY. The Permittee(s) shall maintain and operate the facility to minimize the possibility of fire, explosion, or any unplanned sudden or non-sudden release of hazardous substance, agrichemical, or pesticide to air, soil, or surface water which could threaten human health or the environment. (35 Ill. Adm. Code 724.131) Additionally, the Permittee(s) shall remediate any release of a hazardous substance, agrichemical or pesticide.
- 36. REQUIRED EQUIPMENT. The Permittee(s) shall equip the facility with the equipment set forth in the approved contingency plan, as required by 35 Ill. Adm. Code 724.132.
- 37. TESTING AND MAINTENANCE OF EQUIPMENT. The Permittee(s) shall test and maintain the equipment specified in condition 36 as necessary to assure its proper operation in time of emergency. Such testing and maintenance activities are set forth in the approved inspection schedule. (35 Ill. Adm. Code 724.133)
- 38. ACCESS TO COMMUNICATIONS OR ALARM SYSTEM. The Permittee(s) shall maintain access to the communications or alarm system as required by 35 Ill. Adm. Code 724.134.
- 39. REQUIRED AISLE SPACE. The Permittee(s) shall maintain aisle space as required by 35 Ill. Adm. Code 724.135 and National Fire Protection Association (NFPA) requirements.
- 40. ARRANGEMENTS WITH STATE AND LOCAL AUTHORITIES AND EMERGENCY RESPONSE CONTRACTORS. The Permittee(s) shall attempt to make emergency response arrangements with State and local authorities and agreements with State emergency response teams and emergency response contractors and equipment suppliers as required by 35 Ill. Adm. Code 724.137. If State or local officials refuse to enter in preparedness and prevention arrangements with the Permittee, the Permittee(s) must document this refusal in the operating record.

CONTINGENCY-PLAN

- 41. IMPLEMENTATION OF PLAN. The provisions of the contingency plan must be carried out by the Permittee(s) immediately whenever there is a fire, explosion or release of hazardous waste or hazardous waste constituents which could threaten human health or the environment (35 Ill. Adm. Code 724.151(b)). At a minimum, this includes any fire or explosion which occurs in an area where hazardous waste is being managed (treated, stored or disposed) (35 IAC 703.241). Within 15 days of any incident that requires implementation of the contingency plan, the owner or operator must submit a written report to the Agency as required by 35 Ill. Adm. Code 724.156(j).
- 42. COPIES OF PLAN. A copy of the contingency plan, including any revisions, must be maintained at the facility and submitted to all local police and fire departments, hospitals and state and local emergency response teams as required by 35 Ill. Adm. Code 724.153.
- 43. AMENDMENTS TO PLAN. The Permittee(s) shall review and immediately amend, if necessary, the contingency plan, as required by 35 Ill. Adm. Code 724.154.
- 44. EMERGENCY COORDINATOR. A trained emergency coordinator shall be available at all times in case of an emergency as required by 35 Ill. Adm. Code 724.155 and 724.156.

MANIFEST SYSTEM RECORD KEEPING AND REPORTING

- 45. MANIFEST SYSTEM. The Permittee(s) shall comply with the manifest requirements of 35 Ill. Adm. Code 724.171, 724.172 and 724.176.
- 46. OPERATING RECORD. The Permittee(s) shall maintain a written operating record at the facility in accordance with 35 Ill. Adm. Code 724.173.
- 47. ANNUAL REPORT. The Permittee(s) shall prepare and submit an annual report to the Agency prior to March 1st of each year in accordance with the requirements of 35 Ill. Adm. Code 724.175.

CLOSURE

48. PERFORMANCE STANDARD. The Permittee(s) shall close the facility as required by 35 Ill. Adm. Code 724.211 and in accordance with the approved closure plan.

- 49. AMENDMENT TO CLOSURE PLAN. The Permittee(s) must amend the closure plan whenever there is a change in the expected year of closure or whenever a change in the facility operation plans or facility design affects the closure plan pursuant to 35 Ill. Adm. Code 724.212(c).
- 50. NOTIFICATION OF CLOSURE. The Permittee(s) shall notify the Agency at least 45 days prior to the date it expects to begin closure. (35 Ill. Adm. Code 724.212(d))
- 51. TIME ALLOWED FOR CLOSURE. After receiving the final volume of hazardous waste, the Permittee(s) shall treat or remove from the site all hazardous waste and complete closure activities in accordance with the schedule(s) specified in the closure plan. (35 Ill. Adm. Code 724.213)
- 52. DISPOSAL AND/OR DECONTAMINATION OF EQUIPMENT. When closure is completed, the Permittee(s) shall decontaminate and/or dispose of all facility equipment and structures as required by the approved closure (35 Ill. Adm. Code 724.214) plan.
- 53. CERTIFICATION OF CLOSURE. When closure is completed, the Permittee(s) shall submit certification to the Agency in accordance with 35 Ill. Adm. Code 724.215 that the facility has been closed as specified by the approved closure plans.
- 54. COST ESTIMATE FOR FACILITY CLOSURE. The Permittee's original closure cost estimate, prepared in accordance with 35 Ill. Adm. Code 724.242, must be:
 - a. Adjusted for inflation either 60 days prior to each anniversary of the date on which the first closure cost estimate was prepared or if using the financial test or corporate guarantee, within 30 days after close of the firm's fiscal year.
 - b. Revised whenever there is a change in the facility's closure plan increasing the cost of closure.
 - c. Kept on record at the facility and updated. (35 Ill. Adm. Code 724.242)
 - d. Made immediately available to Agency personnel upon Agency request.
- 55. FINANCIAL ASSURANCE FOR FACILITY CLOSURE. The Permittee(s) shall demonstrate compliance with 35 Ill. Adm. Code 724.243 by providing documentation of financial assurance, as required by 35 Ill. Adm. Code 724.251, in at least the amount of the cost estimates required by the previous Permit Condition. Changes in financial assurance mechanisms must be approved by the Agency pursuant to 35 Ill. Adm. Code 724.243.

- 56. LIABILITY REQUIREMENTS. The Permittee(s) shall demonstrate continuous compliance with the requirements of 35 Ill. Adm. Code 724.247 and the documentation requirements of 35 Ill. Adm. Code 724.251.
 - 57. INCAPACITY OF OWNERS OR OPERATORS, GUARANTORS, OR FINANCIAL INSTITUTIONS. The Permittee(s) shall comply with 35 Ill. Adm. Code 724.248 whenever necessary.

LAND DISPOSAL RESTRICTIONS

- 58. DISPOSAL PROHIBITION. Any waste identified in 35 Ill. Adm. Code Part 728, Subpart C, or any mixture of such a waste with non-restricted wastes, is prohibited from land disposal unless it meets the standards of 35 Ill. Adm. Code Part 728, Subpart D, or unless it meets the requirements for exemptions under Subpart C. "Land disposal" means placement in or on the land and includes, but is not limited to, placement in a landfill, surface impoundment, waste pile, injection well, land treatment facility, or vault intended for disposal.
- 59. DILUTION PROHIBITION. The Permittee(s) shall not in any way dilute a restricted waste or residual from treatment of a restricted waste as a substitute for adequate treatment in order to achieve compliance with 35 Ill. Adm. Code 728, Subpart D (35 Ill. Adm. Code 728.103).

60. WASTE ANALYSIS.

- a. The Permittee(s) must test his waste or extract developed, using the test method identified in Appendix I of 40 CFR Part 268, or use knowledge of the waste, to determine if the waste is restricted from land disposal.
- b. For any waste with treatment standards expressed as concentrations in the waste extract, the Permittee(s) must test the treatment residues or an extract of such residues developed using the test method described in Appendix I of 40 CFR Part 268, to assure that the treatment residues or extract meet the applicable treatment standard.
- c. If the treatment residues do not meet the treatment standards, or if the Permittee(s) ships any restricted wastes to a different facility, the Permittee(s) shall comply with the requirements applicable to generators in 35 Ill. Adm. Code 728.107 and 728.150(a)(1).

61. STORAGE RESTRICTIONS

- a. The Permittee(s) shall not store hazardous wastes restricted from land disposal under 35 Ill. Adm. Code Part 728, Subpart C unless such wastes are stored only in containers or tanks, and are stored solely for the purpose of the accumulation of such quantities as is necessary to facilitate proper recovery, treatment, or disposal, and: (1) each container is clearly marked to identify its contents and the date each period of accumulation begins; (2) each tank is clearly marked to identify its contents, the quantity of each hazardous waste received, and the date each period of accumulation begins. In lieu of marking each tank with the required information, the Permitee may maintain such information as part of the operating record of the facility (35 Ill. Adm. Code 728.150).
- b. The Permittee(s) must comply with the operating record requirements of 35 Ill. Adm. Code 724.173.
- 62. NEW DETERMINATIONS OF PROHIBITED WASTES. Wastes which are prohibited from land disposal under 35 Ill. Adm. Code Part 728, Subpart C, or for which treatment standards have been established under 35 Ill. Adm. Code 728, Subpart D, subsequent to the date of issuance of this permit, shall be subject to the conditions number 58 through 61 above.
- 63. DEFINITIONS. Within the scope of this permit "days" refers to calendar days unless otherwise specified.

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SECTION VII: MISCELLANEOUS UNIT

A. Summary

The Permittee may treat paints (including coatings, sealants, turpentine and mineral spirits used as paint thinner) identified by the hazardous waste codes D001 (ignitable) for characteristic, D004 through D008 for specific heavy metal toxic's and D018 through D040 and D043 for specific organic toxics in the compactor in Building 42:

The Permittee may shred full or partially full containers of waste, separate out the resulting metal container fragments and blend the contents into pumpable slurries or non-disperable solids. The Permittee is prohibited from treating a hazardous waste in the shredder that has not been identified in Attachment A.

Miscellaneous Unit	Permitted Capacity	Unit Description
Compactor in Building 42	2 drums/hour @ 55 gallon/drum ~18,000 lbs/day	See Attachment 5 of the August 7, 1997 application, main compartment 44.25" x 27" x 57".
Shredder in Unit 24	maximum capacity 48,000 lbs. per hour	As depicted in Attachment 16 and described in Attachment 17 of the February 18, 2000 application.

B. Operating Conditions

Specific For the Compactor

- 1. The closed vent system and carbon adsorption system shall be operated at all times when the unit is in use.
- 2. The unit must be operated in compliance with the Clean Air Act and permit no. 98030007 and any subsequent permits authorizing the operation of this unit.
- 3. The Permittee is prohibited from processing waste in the compactor, if processing of the waste would cause a fire or explosion in the unit or a release to the environment.

- 4.—After completing development and installation of the unit and associated area (i.e., the compactor, the secondary containment system) the Permittee shall notify the Field Operation Section (FOS) and Permit Section prior to placing the unit into operation. Operation is allowed upon verbal approval from FOS or 15 days after notifying FOS the unit is operational unless deficiencies are noted during the inspection.
- 5. The compactor shall not be operated unless the fire system (sprinkler) is operable in Building 42.

The Permittee may operate the shredder identified in Condition VII.A under the following conditions:

Specific For the Shredder

- 1. The unit shall not be operated unless the percentage of oxygen in the air within the unit is between 4 to 8%.
- 2. The unit shall be operated if the carbon dioxide fire suppression system is not operable.
- 3. The unit shall not be operated if the deflagration system is not operable.
- 4. The unit shall not be operated if the carbon adsorption system is not operating or collection drums/hoppers are not in place.
- 5. The unit shall not be operated if the tank high level alarm on TK-414 has been activated and has not reset.
- 6. The closed vent system and carbon adsorption shall be operated at all times when the unit is in use.
- 7. The unit shall not be operated if the foam suppression system is inoperable.

General

- 1. The closed vent system shall be operated with no detectable emissions, as indicated by an instrument reading of less than 500 ppmv above background as determined by the procedures in 40 CFR 264.1034(b).
- 2. The activated carbon shall be replaced with new carbon within 24 hours of when monitoring indicates the control device did not reduce the total organic content of the inlet vapor stream by 95%.

- 3. Negative pressure shall be maintained in the closed vent system when operating.
- 4. Periods of planned routine maintenance of the control device during which the control devices does not meet the performance standard, shall not exceed 240 hours per year.
- 5. If the control device malfunctions, it shall be corrected as soon as practicable (no later than 24 hours) after the occurrences in order to minimize excess emissions of air pollutants.
- 6. Before the unit becomes operational, an initial leak detection shall be conducted in accordance with 40 CFR 264.1034(b).

C. Recording and Maintaining Data

- 1. The Permittee shall record monitoring and inspection data in the operating record and maintain those records for three years. The Permittee shall make this information available to the Illinois EPA upon request.
- 2. The flow indicator sensor shall be monitored to provide a record of the vent stream flow in the closed vent system at least hourly.
- 3. Records of the management of carbon (time in operation) including carbon changes shall be maintained.
- 4. Daily recordings of the FID test to demonstrate compliance with the performance standard shall be maintained.
- 5. Records of routine maintenance (time) during which the control device does not meet the performance standard shall be maintained.

D. Performance Standard

The performance standard used to determine compliance is reduction of the total organic content of the inlet stream by 95%.

E. Inspections

- 1. Closed-vent system joints, seams or other connections shall be visually inspected annually for defects which could result in air emissions.
- 2. The pressure measurement device shall be inspected daily, when the unit is in operation, to verify that negative pressure is being maintained in the closed vent system when operating.
- 3. The Permittee shall inspect the miscellaneous unit in accordance with the inspection schedule specified in Attachment B to this permit.

F. Response to Leaks or Spills (Liquid)

In the event of a leak or a spill from the miscellaneous units which is not immediately cleaned up, or if a unit becomes unfit for continued use, the Permittee shall remove the system from service immediately and complete the following actions:

- 1. Appropriate action to clean up any release of waste from the miscellaneous unit shall be carried immediately after removing the system from system.
- 2. Remove all waste from the system within 24 hours of the detection of the leak or spill to prevent further releases and to allow inspection and repair of the system.
- 3. Determine the cause of the release.
- 4. Make any necessary repairs to fully restore the integrity of the system before returning the unit to service.
- 5. All wastes resulting from the cleanup of a spill or leak shall be managed as a hazardous waste.

G. Response to Leaks or Spills (Detectable Emissions)

1. Detectable emissions, shall be controlled as soon as practicable, but not later than 15 calendar days after the emission is detected, or, if applicable, as allowed by 35 Ill. Adm. Code 724.934(l)(3)(iii), no later than the scheduled routine maintenance.

2. A first attempt at repair shall be made no later than 5 calendar days after the emission is detected.

H. Special Requirements for Ignitable or Reactive Waste

1. The Permittee shall take precautions to prevent accidental ignition or reaction of ignitable waste.

Ignitable wastes must be separated and protected from sources of ignition or reaction including but not limited to:

- a. Open flames, smoking, cutting and welding, hot surfaces, frictional heat, sparks (e.g., static, electrical, or mechanical), spontaneous ignition (e.g., from heat producing chemical reactions), and radiant heat.
- b. While ignitable waste is being handled, the Permittee must confine smoking and open flame to specially designated locations.
- c. "No Smoking" signs must be conspicuously placed wherever there is a hazard from ignitable waste.

I. Residues

1. A sample shall be taken of each drum of collected residue from the miscellaneous unit. A composite sample made from the individual samples collected from ten drums shall be analyzed for PCB's. If PCB's are detected, the individual drums shall be analyzed to discover the source of the PCB's. If the analysis shows that the concentration is greater than 50 ppm in a drum or drums, that waste must be handled as a TSCA waste. Otherwise, the waste must be handled under the RCRA regulations as a hazardous waste.

J. Waste Analysis

Compatibility of waste to be processed through the compactor shall be assessed by performing a liquid waste compatibility test as described in the letter dated September 17, 1993 from Paul Ahearn, CHCI. The compatibility of wastes received in Lab Packs may be assessed using EPA-600/2-80-076, "A Method for Determining the Compatibility of Hazardous Wastes."

K. Closure

At closure, all waste and waste residues must be removed from the miscellaneous units. Closure of the miscellaneous units shall be carried out in accordance with the closure plan in the approved Permit Application, subject to the following modifications:

- 1. The Permittee(s) shall notify the Illinois EPA's Bureau of Land in writing of its intent to close these units at least 180 days prior to the date closure is expected to begin. Along with the notification, the Permittee(s) shall submit the sampling and analysis plan to be used in demonstrating that these areas have been properly decontaminated. The plan shall be approved by the Illinois EPA's Bureau of Land in writing prior to being implemented. Illinois EPA's review of this plan will be subject to the permit appeal provisions contained in Section 39(a) and Section 40(a) of the Act. The response from the Illinois EPA shall approve and establish:
 - a. The sampling plan;
 - b. What contaminants must be analyzed for; and
 - c. The level at which decontamination is considered complete.
- 2. The concrete surfaces underlying the miscellaneous units shall be visually inspected, photographed and any residue adhering to the surface must be removed by scraping and/or brushing. Following this, the concrete surfaces must be steam cleaned and triple rinsed. All wash water and rinse water shall be collected and managed as a hazardous waste, unless the Permittee(s) can document that the waste is not hazardous as defined in 35 Ill. Adm. Code 721.103. An independent, registered, professional engineer must certify that the surface has no cracks, gaps or other defects which would allow waste to migrate through to the underlying soil. Otherwise, sampling in accordance with an approved sampling plan, shall be conducted to verify the underling soil is uncontaminated.
- 3. All sweepings, wash water and rinsate generated during the closure of these units shall also be managed as a hazardous waste, unless it can be shown to be exempt under 35 Ill. Adm. Code Part 721.
- 4. The Permittee shall provide post-closure care in accordance with 35 Ill. Adm. Code Part 724 if all of the hazardous wastes or contaminated soils cannot be practicably removed or decontaminated in accordance with the closure requirements outlined in

this permit and in-the approved closure plan. If it is determined that the closure requirements cannot be met and post-closure care is required, the miscellaneous units shall be considered to be a landfill and the post-closure care plan in the approved application will be modified as required to provide adequate post-closure care for the affected units in accordance with 35 Ill. Adm. Code, Subtitle G, Part 724, Subparts G and H.

- 5. Should post-closure care, as described in Condition 4 above, become necessary, the Permittee shall submit an application for modification to this permit, including an amended closure plan and post-closure care plan for the affected units within thirty (30) days following discovery that clean closure cannot be accomplished. If a determination is made not to pursue clean closure prior to the implementation of the closure plan for the miscellaneous units, the modification request shall be made no later than sixty (60) days after the determination is made.
- 6. Financial assurance for closure and post-closure of any miscellaneous unit being closed as a landfill, when required in accordance with Conditions 4 and 5 above, shall be updated within thirty (30) days following modification of the permit under the provisions of Condition 5 above.
- 7. Within sixty (60) days after closure of any miscellaneous unit is complete, the Permittee shall submit certification to the Illinois EPA that the unit has been closed in accordance with the approved closure plan. The closure certification form in Attachment D to this permit or a certification with identical wording must be used. Signatures must meet the requirements of 35 Ill. Adm. Code Section 720.126. The independent engineer should be present at all critical, major points (activities) during the closure. These might include soil sampling, soil removal, backfilling, final cover placement, etc. The frequency of inspections by the independent engineer must be sufficient to determine the adequacy of each critical activity. Financial assurance must be maintained for each tank system identified in Condition B.1 above. Documents regarding financial assurance for closure of this facility may be modified after the Illinois EPA approves the closure certification for any or all of the miscellaneous units. The Illinois EPA's review of closure certifications for partial or final closure will be reviewed in accordance with 35 Ill. Adm. Code 724.243.

A Closure Documentation Report is to be submitted with the closure certification which includes the following items, if applicable:

a. The volume of waste and waste residue remove, including wastes generated during documentation procedures;

- b. A description of the method of waste handling and transport;
- c. Copies of the waste manifest;
- d. A description of the sampling and analytical methods used;
- e. A chronological summary of closure activities and the cost involved;
- f. Tests performed, methods and results;
- g. Color photographs of closure activities which document conditions before, during and after closure; and
- h. A scale drawing of all excavated or decontaminated areas and sample locations.
- 8. To avoid creating another regulated storage unit during closure, it is recommended that you obtain any necessary permits for waste disposal prior to initiating excavation activities. If it is necessary to store excavated hazardous waste on-site prior to off-site disposal, do so only in containers or tanks for less than ninety (90) days. Do not create regulated waste pile units by storing the excavated hazardous waste in piles. The permit exemption (35 Ill. Adm. Code 722.134) only applies to container and tanks.
- 9. Under the provisions of 29 CFR 1910 (51 FR 15,654, December 19, 1986), cleanup operations must meet the applicable requirements of OSHA's Hazardous Waste Operations and Emergency Response standard. These requirements include hazard communication, medical surveillance, health and safety programs, air monitoring, decontamination and training. General site workers engaged in activities that expose or potentially expose them to hazardous substances must receive a minimum of 40 hours of safety and health training off site plus a minimum of three days of actual field experience under the direct supervision of a trained experienced supervisor. Managers and supervisors at the cleanup site must have at least an additional eight hours of specialized training on managing hazardous waste operations.
- 10. If the Illinois EPA determines that implementation of this closure plan fails to satisfy the requirements of 35 Ill. Adm. Code, Section 724.211, the Illinois EPA reserves the right to amend the closure plan. Revisions of closure plans are subject to the appeal provisions of Section 40 of the Act.
- 11. Please be advised that the requirements of the Responsible Property Transfer Act (Public Act 85-1228) may apply to your facility due to the management of RCRA

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-hazardous waste. In addition, please be advised that if you-store or treat on-site generated hazardous waste in containers or tanks pursuant to 35 Ill. Adm. Code 722.134, those units are subject to the closure requirements incorporated by referenced in 35 Ill. Adm. Code 722.134.

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ATTACHMENT A

WASTES WHICH CAN BE ACCEPTED AND HAZARDOUS WASTE IDENTIFICATION NUMBERS

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Clean Harbors Services, Inc. RCRA Log No. B-16

HAZARDOUS WASTE CODES ACCEPTABLE FOR THE RCRA EXEMPT WASTEWATER TREATMENT UNITS

<u>Hazardous</u>

Waste No. Description of Hazardous Waste

A. Characteristically Hazardous Waste

D001	Solid waste that exhibits the characteristic of ignitability, but is not listed as a hazardous waste (HN03 (>40%)).
D002	Solid waste that exhibits the characteristic of corrosivity, but is not listed as a hazardous waste.
D003	Solid waste that exhibits the characteristic of reactivity, but is not listed as a hazardous waste.
D004	Solid waste exhibiting the characteristic of TCLP toxicity for arsenic at 5.0 mg/l or more.
D005	Solid waste exhibiting the characteristic of TCLP toxicity for barium at 100 mg/l or more.
D006	Solid waste exhibiting the characteristic of TCLP toxicity for cadmium at 1.0 mg/l or more.
D007	Solid waste exhibiting the characteristic of TCLP toxicity for chromium at 5.0 mg/l or more.
D008	Solid waste exhibiting the characteristic of TCLP toxicity for lead at 5.0 mg/l or more.
D009	Solid waste exhibiting the characteristic of TCLP toxicity for mercury at 0.2 mg/l or more.
D010	Solid waste exhibiting the characteristic of TCLP toxicity for selenium at 1.0 mg/l or more.
D011	Solid waste exhibiting the characteristic of TCLP toxicity for silver at 5.0 mg/l or more.

<u> Hazardous</u> –	
Waste No.	Description of Hazardous Waste
D018	Solid waste exhibiting the characteristic of TCLP toxicity for benzene at 0.5 mg/l or more.
D019	Solid waste exhibiting the characteristic of TCLP toxicity for carbon tetrachloride at 0.5 mg/l or more.
D021	Solid waste exhibiting the characteristic of TCLP toxicity for chlorobenzene at 100.0 mg/l or more.
D022	Solid waste exhibiting the characteristic of TCLP toxicity for chloroform at 6.0 mg/l or more.
D023	Solid waste exhibiting the characteristic of TCLP toxicity for o-cresol at 200.0 mg/l or more.
D024	Solid waste exhibiting the characteristic of TCLP toxicity for m-cresol at 200.0 mg/l or more.
D025	Solid waste exhibiting the characteristic of TCLP toxicity for p-cresol at 200.0 mg/l or more.
D026	Solid waste exhibiting the characteristic of TCLP toxicity for cresol at 200.0 mg/l or more.
D027	Solid waste exhibiting the characteristic of TCLP toxicity for 1,4 dichlorobenzene at 7.5 mg/l or more.
D028	Solid waste exhibiting the characteristic of TCLP toxicity for 1,2 dichloroethane at 0.5 mg/l or more.
D029	Solid waste exhibiting the characteristic of TCLP toxicity for 1,1 dichloroethylene at 0.7 mg/l or more.
D030	Solid waste exhibiting the characteristic of TCLP toxicity for 2,4 dinitrotoluene at 0.13 mg/l or more.

Clean Harbors Services, Inc. RCRA Log No. B-16

- Hazardous	
Waste No.	Description of Hazardous Waste
D032	Solid waste exhibiting the characteristic of TCLP toxicity for hexachlorobenzene at 0.13 mg/l or more.
D033	Solid waste exhibiting the characteristic of TCLP toxicity for hexachlorobutadiene at 0.5 mg/l or more.
D034	Solid waste exhibiting the characteristic of TCLP toxicity for hexachloroethane at 3.0 mg/l or more.
D035	Solid waste exhibiting the characteristic of TCLP toxicity for methyl ethyl ketone at 200.0 mg/l or more.
D036	Solid waste exhibiting the characteristic of TCLP toxicity for nitrobenzene at 2.0 mg/l or more.
D039	Solid waste exhibiting the characteristic of TCLP toxicity for tetrachloroethylene at 0.7 mg/l or more.
D040	Solid waste exhibiting the characteristic of TCLP toxicity for trichloroethylene at 0.5 mg/l or more.
D041	Solid waste exhibiting the characteristic of TCLP toxicity for 2,4,5 trichlorophenol at 400.0 mg/l or more.
D042	Solid waste exhibiting the characteristic of TCLP toxicity for 2,4,6 trichlorophenol at 2.0 mg/l or more.
D043	Solid waste exhibiting the characteristic of TCLP toxicity for vinyl chloride at 0.2 mg/l or more.

B. Hazardous Wastes from Non-Specific Sources

K062 Spent pickle liquor generated by steel finishing operations of facility within the iron and steel industry (SIC Code 331 and 332, as defined in 35 Ill. Adm. Code 720.110).

HAZARDOUS WASTE CODES ACCEPTABLE FOR THE LISTED WASTE TREATMENT PROCESS (NEUTRALIZATION, PRECIPITATION, COAGULATION, OXIDATION, STRIPPING OR CARBON ADSORPTION)

Hazardous

Waste No. Description of Hazardous Waste

A. Characteristically Hazardous Waste

D001	Solid waste that exhibits the characteristic of ignitability, but is not listed as a hazardous waste.
D002	Solid waste that exhibits the characteristic of corrosivity, but is not listed as a hazardous waste.
D003	Solid waste that exhibits the characteristic of reactivity, but is not listed as a hazardous waste.
D004	Solid waste exhibiting the characteristic of TCLP toxicity for arsenic at 5.0 mg/l or more.
D005	Solid waste exhibiting the characteristic of TCLP toxicity for barium at 100 mg/l or more.
D006	Solid waste exhibiting the characteristic of TCLP toxicity for cadmium at 1.0 mg/l or more.
D007	Solid waste exhibiting the characteristic of TCLP toxicity for chromium at 5.0 mg/l or more.
D008	Solid waste exhibiting the characteristic of TCLP toxicity for lead at 5.0 mg/l or more.
D009	Solid waste exhibiting the characteristic of TCLP toxicity for mercury at 0.2 mg/l or more.
D010	Solid waste exhibiting the characteristic of TCLP toxicity for selenium at 1.0 mg/l or more.

Clean Harbors Services, Inc
RCRA Log No. B-16

<u>Hazardous</u> <u>Waste No.</u>	Description of Hazardous Waste
<u> </u>	Description of Hazardous Waste
D011	Solid waste exhibiting the characteristic of TCLP toxicity for silver at 5.0 mg/l or more.
D018	Solid waste exhibiting the characteristic of TCLP toxicity for benzene at 0.5 mg/l or more.
D019	Solid waste exhibiting the characteristic of TCLP toxicity for carbon tetrachloride at 0.5 mg/l or more.
D021	Solid waste exhibiting the characteristic of TCLP toxicity for chlorobenzene at 100.0 mg/l or more.
D022	Solid waste exhibiting the characteristic of TCLP toxicity for chloroform at 6.0 mg/l or more.
D023	Solid waste exhibiting the characteristic of TCLP toxicity for o-cresol at 200.0 mg/l or more.
D024	Solid waste exhibiting the characteristic of TCLP toxicity for m-cresol at 200.0 mg/l or more.
D025	Solid waste exhibiting the characteristic of TCLP toxicity for p-cresol at 200.0 mg/l or more.
D026	Solid waste exhibiting the characteristic of TCLP toxicity for cresol at 200.0 mg/l or more.
D027	Solid waste exhibiting the characteristic of TCLP toxicity for 1,4 dichlorobenzene at 7.5 mg/l or more.
D028	Solid waste exhibiting the characteristic of TCLP toxicity for 1,2 dichloroethane at 0.5 mg/l or more.
D029	Solid waste exhibiting the characteristic of TCLP toxicity for 1,1 dichloroethylene at 0.7 mg/l or more.

Hazardous	
Waste No.	Description of Hazardous Waste
D030	Solid waste exhibiting the characteristic of TCLP toxicity for 2,4 dinitrotoluene at 0.13 mg/l or more.
D032	Solid waste exhibiting the characteristic of TCLP toxicity for hexachlorobenzene at 0.13 mg/l or more.
D033	Solid waste exhibiting the characteristic of TCLP toxicity for hexachlorobutadiene at 0.5 mg/l or more.
D034	Solid waste exhibiting the characteristic of TCLP toxicity for hexachloroethane at 3.0 mg/l or more.
D035	Solid waste exhibiting the characteristic of TCLP toxicity for methyl ethyl ketone at 200.0 mg/l or more.
D036	Solid waste exhibiting the characteristic of TCLP toxicity for nitrobenzene at 2.0 mg/l or more.
D037.	Solid waste exhibiting the characteristic of TCLP toxicity for pentachlorophenol at 100 mg/l or more.
D038	Solid waste exhibiting the characteristic of TCLP toxicity for pyridine at 5.0 mg/l or more.
D039	Solid waste exhibiting the characteristic of TCLP toxicity for tetrachloroethylene at 0.7 mg/l or more.
D040	Solid waste exhibiting the characteristic of TCLP toxicity for trichloroethylene at 0.5 mg/l or more.
D041	Solid waste exhibiting the characteristic of TCLP toxicity for 2,4,5 trichlorophenol at 400.0 mg/l or more.
D042	Solid waste exhibiting the characteristic of TCLP toxicity for 2,4,6 trichlorophenol at 2.0 mg/l or more.

Hazardous

Waste No. Description of Hazardous Waste

D043 Solid waste exhibiting the characteristic of TCLP toxicity for vinyl chloride at

0.2 mg/l or more.

B. Hazardous Wastes From Non-Specific Sources

F001 The following spent halogenated solvents used in degreasing: tetrachloroethylene, trichloroethylene, methylene chloride, 1,1,1-trichloroethane, carbon tetrachloride,

chlorinated fluorocarbons, spent solvent mixtures/blends used in degreasing, and

still bottom from the recovery of these spent solvents and spent solvent mixtures.

F002 The following spent halogenated solvents: tetrachloroethylene, methylene

chloride, trichloroethylene, 1,1,1-trichloroethane, chlorobenzene, 1,1,2-trichloro-1,2,2-trifluoroethane, orthodichlorobenzene,

trichlorofluoromethane, 1,1,2-trichloroethane, spent solvent mixtures and blends,

and the still bottoms from the recovery of these spent solvents and spent solvent

mixtures.

F003 The following spent non-halogenated solvents: xylene, acetone, ethyl acetate,

ethyl benzene, ethyl ether, methyl isobutyl ketone, n-buryl alcohol,

cyclohexanone, methanol, spent solvent mixtures and blends, and the still bottoms

from the recovery of these spent solvents and spent solvent mixtures.

F004 The following spent non-halogenated solvents: cresols and cresylic acid,

nitrobenzene, spent solvent mixtures and blends, and still bottoms from the

recovery of these spent solvents and spent solvent mixtures.

F005 The following spent non-halogenated solvents: toluene, methyl ethyl ketone,

carbon disulfide, isobutanol, pyridine, benzene, 2-ethoxyethanol, 2-nitropropane, spent solvent mixtures and blends, and the still bottoms from the recovery of these

spent solvents and spent solvent mixtures.

F006 Wastewater treatment sludges from electroplating operations.

F007 Spent cyanide plating baths from electroplating operations.

Hazardous	
Waste No.	Description of Hazardous Waste
F008	Plating bath residues from the bottom of plating baths from electroplating operations where cyanides are used in the process.
F009	Spent stripping and cleaning bath solutions from electroplating operations where cyanides are used in the process.
F010	Quenching bath residues from oil baths from metal heat treating operations where cyanides are used in the process.
F011	Spent cyanide solutions from salt bath pot cleaning from metal heat treating operations.
F012	Quenching wastewater treatment sludges from metal heat treating operations where cyanides are used in the process.
F019	Wastewater treatment sludges from the chemical conversion coating of aluminum except from zirconium phosphating in aluminum can washing when such phosphating is an exclusive.
F039	Multi-Source leachate.

C. Hazardous Wastes From Specific Sources

K002	Wastewater treatment sludge from the production of chrome yellow and orange pigments.
K003	Wastewater treatment sludge from the production of molybdate orange pigments.
K004	Wastewater treatment sludge from the production of zinc yellow pigments.
K005	Wastewater treatment sludge from the production of chrome green pigments.
K006	Wastewater treatment sludge from the production of chrome oxide green pigments (anhydrous and hydrated).
K007	Wastewater treatment sludge from the production of iron blue pigments.

<u>Hazardous</u> <u>Waste No.</u>	Description of Hazardous Waste
K008	Oven residue from the production of chrome oxide green pigments.
K046	Wastewater treatment sludges from the manufacturing, formulation and loading of lead based initiating compounds.
K048	Dissolved air flotation (DAF) float from the petroleum refining industry.
K052	Tank bottoms (leaded) from the petroleum refining industry.
K060	Ammonia still lime sludge from coking operations.
K061	Emission control dust/sludge from the primary production of steel in electric furnaces.
K062	Spent pickle liquor generated by steel finishing operations of facilities within the iron and steel industry (SIC Codes 331 and 332) (as defined in 35 Ill. Adm. Code 720.110).
K069	Emission control dust/sludge from secondary lead smelting.
K086	Solvent washes and sludges, caustic washes and sludges, or water washes and sludges from cleaning tubs and equipment used in the formulation of ink from pigments, driers, soaps and stabilizers containing chromium and lead.
K087	Decanter tank tar sludge from coking operations.
K100	Waste leaching solution from acid leaching of emission control dust/sludge from secondary lead smelting.

Clean Harbors Services, Inc. RCRA Log No. B-16

HAZARDOUS-WASTE CODES ACCEPTABLE FOR STABILIZATION/FIXATION

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Waste No. Description of Hazardous Waste

A. Characteristically Hazardous Waste

D004	Solid waste exhibiting the characteristic of TCLP toxicity for arsenic at 5.0 mg/l or more.
D005	Solid waste exhibiting the characteristic of TCLP toxicity for barium at 100 mg/l or more.
D006	Solid waste exhibiting the characteristic of TCLP toxicity for cadmium at 1.0 mg/l or more.
D007	Solid waste exhibiting the characteristic of TCLP toxicity for chromium at 5.0 mg/l or more.
D008	Solid waste exhibiting the characteristic of TCLP toxicity for lead at 5.0 mg/l or more.
D009	Solid waste exhibiting the characteristic of TCLP toxicity for mercury at 0.2 mg/l or more.
D010	Solid waste exhibiting the characteristic of TCLP toxicity for selenium at 1.0 mg/l or more.
D011	Solid waste exhibiting the characteristic of TCLP toxicity for silver at 5.0 mg/l

B. Hazardous Waste From Specific Sources

or more.

K062 Spent pickle liquor generated by steel finishing operations of facilities within the iron and steel industry (SIC Codes 331 and 332) (as defined in 35 Ill. Adm. Code 720.110).

Hazardous

F019⁽¹⁾

Waste No. Description of Hazardous Waste

C. Hazardous Waste From Non-Specific Sources

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F006 ⁽¹⁾	Wastewater treatment sludges from electroplating operations except from the following processes: (1) sulfuric acid anodizing of aluminum; (2) tin plating on carbon steel; (3) zinc plating (segregated basis) on carbon steel; (4) aluminum or zinc-aluminum plating on carbon steel; (5) cleaning/stripping associated with tin, zinc and aluminum plating on carbon steel; and (6) chemical etching and milling of aluminum.
F007 ⁽¹⁾	Spent cyanide plating bath solutions from electroplating operations.
F008 ⁽¹⁾ .	Plating bath residues from the bottom of plating baths from electroplating operations where cyanides are used in the process.
F009 ⁽¹⁾	Spent stripping and cleaning bath solutions from electroplating operations where cyanides are used in the process.
F010 ⁽¹⁾	Quenching bath residues from oil baths from metal heat treating operations where cyanides are used in the process.
F011 ⁽¹⁾	Spent cyanide solutions from salt bath pot cleaning from metal heat treating operations.
F012 ⁽¹⁾	Quenching wastewater treatment sludges from metal heat treating operations where cyanides are used in the process.

Wastewater treatment sludges from the chemical conversion coating of aluminum.

The facility cannot stabilize wastes containing parameters above land ban restrictions whose BDAT as identified in the Federal Register is not based on stabilization (i.e., cyanide).

Clean Harbors Services, Inc.

RCRA Log No. B-16

HAZARDOUS-WASTE-CODES ACCEPTABLE FOR STORAGE AND TRANSFER, SHREDDING AND/OR FUEL BLENDING

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Waste No. Description of Hazardous Waste

A. Characteristically Hazardous Waste

D001	Solid waste that exhibits the characteristic of ignitability, but is not listed as a hazardous waste.
D002	Solid waste that exhibits the characteristic of corrosivity, but is not listed as a hazardous waste.
D003	Solid waste that exhibits the characteristic of reactivity, but is not listed as a hazardous waste.
D004	Solid waste exhibiting the characteristic of TCLP toxicity for arsenic at 5.0 mg/l or more.
D005	Solid waste exhibiting the characteristic of TCLP toxicity for barium at 100 mg/l or more.
D006	Solid waste exhibiting the characteristic of TCLP toxicity for cadmium at 1.0 mg/l or more.
D007	Solid waste exhibiting the characteristic of TCLP toxicity for chromium at 5.0 mg/l or more.
D008	Solid waste exhibiting the characteristic of TCLP toxicity for lead at 5.0 mg/l or more.
D009	Solid waste exhibiting the characteristic of TCLP toxicity for mercury at 0.2 mg/l or more.
D010	Solid waste exhibiting the characteristic of TCLP toxicity for selenium at 1.0 mg/l or more.
D011	Solid waste exhibiting the characteristic of TCLP toxicity for silver at 5.0 mg/l or more.

<u>Hazardous</u>	
Waste No.	Description of Hazardous Waste
D036	Solid waste exhibiting the characteristic of TCLP toxicity for nitrobenzene at 2.0 mg/l or more.
D037	Solid waste exhibiting the characteristic of TCLP toxicity for pentachlorophenol at 100.0 mg/l or more.
D038	Solid waste exhibiting the characteristic of TCLP toxicity for pyridine at 5.0 mg/l or more.
D039	Solid waste exhibiting the characteristic of TCLP toxicity for tetrachloroethylene at 0.7 mg/l or more.
D040	Solid waste exhibiting the characteristic of TCLP toxicity for trichloroethylene at 0.5 mg/l or more.
D041	Solid waste exhibiting the characteristic of TCLP toxicity for 2,4,5 trichlorophenol at 400.0 mg/l or more.
D042	Solid waste exhibiting the characteristic of TCLP toxicity for 2,4,6 trichlorophenol at 2.0 mg/l or more.
D043	Solid waste exhibiting the characteristic of TCLP toxicity for vinyl chloride at 0.2 mg/l or more.

B. Hazardous Wastes From Non-Specific Sources

The following spent halogenated solvents used in degreasing tetrachloroethylene, trichloroethylene, methylene chloride, 1,1,1-trichloroethane, carbon tetrachloride, and chlorinated fluorocarbons; all spent solvent mixtures and blends used in degreasing containing, before use, a total of ten percent or more (by volume) of one or more of the above halogenated solvents or those solvents listed in F002, F004 or F005; and still bottoms from the recovery of these spent solvents and spent solvent mixtures.

F002

The following spent halogenated solvents: tetrachloroethylene, methylene—chloride, trichloroethylene, 1,1,1-trichloroethane, chlorobenzene, 1,1,2-trichloro-1,2,2-trifluoroethane, orthodichlorobenzene, trichlorofluoromethane; and 1,1,2-trichloroethane; all spent solvent mixtures and blends containing, before use, a total of ten percent or more (by volume) of one or more of the above halogenated solvents or those solvents listed in F001, F004, or F005; and still bottoms from the recovery of these spent solvents and spent solvent mixtures.

F003

The following spent non-halogenated solvents: xylene, acetone, ethylacetate, ethyl benzene, ethyl ether, methyl isobutyl ketone, n-butyl alcohol, cyclohexanone, and methanol; all spent solvent mixtures and blends containing, before use, only the above spent non-halogenated solvents; and all spent solvent mixtures and blends containing, before use, one or more of the above non-halogenated solvents and a total of ten percent or more (by volume) of one or more of those solvents listed in F001, F002, F004 or F005; and still bottoms from the recovery of these spent solvents and spent solvent mixtures.

F004

The following spent non-halogenated solvents: cresols and cresylic acid, and nitrobenzene; all spent solvent mixtures and blends containing, before use, a total of ten percent or more (by volume) of one or more of the above non-halogenated solvents or those solvents listed in F001, F002 or F005; and still bottoms from the recovery of these spent solvents and spent solvent mixtures.

F005

The following spent non-halogenated solvents: toluene, methyl ethylketone, carbon disulfide, isobutanol, pyridine, benzene, 2-ethoxyethanol and 2-nitropropane; all spent solvent mixtures and blends, containing, before use, a total of ten percent or more (by volume) of one or more of the above non-halogenated solvents or those solvents listed in F001, F002 or F004; and still bottoms from the recovery of these spent solvents and spent solvent mixtures.

F006

Wastewater treatment sludges from electroplating operations except from the following processes: (1) sulfuric acid anodizing of aluminum; (2) tin plating on carbon steel; (3) zinc plating (segregated basis) on carbon steel; (4) aluminum or zinc-aluminum plating on carbon steel; (5) cleaning/stripping associated with tin, zinc and aluminum plating on carbon steel; and (6) chemical etching and milling of aluminum.

F007

Spent cyanide plating bath solutions from electroplating operations.

<u>Hazardous</u> Waste No.	Description of Hazardous Waste
F008	Plating bath residues from the bottom of plating baths from electroplating operations where cyanides are used in the process.
F009	Spent stripping and cleaning bath solutions from electroplating operations where cyanides are used in the process.
F010	Quenching bath residues from oil baths from metal heat treating operations where cyanides are used in the process.
F011	Spent cyanide solutions from salt bath pot cleaning from metal heat treating operations.
F012	Quenching wastewater treatment sludges from metal heat treating operations where cyanides are used in the process.
F019	Wastewater treatment sludges from the chemical conversion coating of aluminum.
*F020 ¹	Wastes (except wastewater and spent carbon from hydrogen chloride purification) from the production or manufacturing use (as a reactant, chemical intermediate, or component in a formulating process) of tri-, or tetrachlorphenol, or of intermediates used to produce their pesticide derivatives. (This listing does not include wastes from the production of Hexachlorophene from highly purified 2, 4, 5-trichlorophenol.)
*F021 ¹	Wastes (except wastewater and spent carbon from hydrogen chloride purification) from the production or manufacturing use (as a reactant, chemical intermediate or component in a formulating process) of pentachlorophenol, or of intermediates used to produce its derivatives.
*F022 ¹	Wastes (except wastewater and spent carbon from hydrogen chloride purification) from the manufacturing use (as a reactant, chemical intermediate, or component in a formulating process) of tetra-, penta-, or hexachlorobenzenes under alkaline conditions.
*F023 ¹	Wastes (except wastewater and spent carbon from hydrogen chloride purification) from the production of materials on equipment previously used for the production or manufacturing use (as a reactant, chemical intermediate or component in a formulating process) of tri- and tetrachlorophenols. (This listing does not include wastes from equipment used only for the production or use of hexachlorophene from highly purified 2,4,5-trichlorophenol.)

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<u>Hazardous</u> Waste No.	Description of Hazardous Waste
*F024	Process wastes including but not limited to, distillation residues, heavy ends, tars, and reactor cleanout wastes, from the production of certain chlorinated aliphatic hydrocarbons by free radical catalyzed processes. These chlorinated aliphatic hydrocarbons are those having carbon chain lengths ranging from one to and including five with varying amounts and positions of chlorine substitution. (This listing does not include wastewaters, wastewater treatment sludges, spent catalysis and wastes listed in this Section 721.132.)
*F025	Condensed light ends, spent filters and filter aids, and spent desiccant wastes from the production of certain chlorinated aliphatic hydrocarbons by free radical catalyzed processes. These chlorinated aliphatic hydrocarbons are those having carbon chain lengths ranging from one to and including five, with varying amounts and positions of chlorine substitution.
*F026 ¹	Wastes (except wastewater and spent carbon from hydrogen chloride purification) from the production of materials on equipment previously used for the manufacturing use (as a reactant, chemical intermediate or component in a formulating process) of tetra-, penta- or hexachlorobenzene under alkaline conditions.
*F027 ¹	Discarded unused formulations containing tri-,tetra- or pentachlorophenol or discarded unused formulations containing compounds derived from these chlorophenols. (This listing does not include formulations containing Hexachlorophene synthesized from pre-purified 2,4,5-trichlorophenol as the sole component.
*F028 ¹	Residues resulting from the incineration or thermal treatment of soil contaminated with Hazardous Waste Numbers F020, F021, F023, F026 and F027.
*F032	Wastewaters, process residuals, preservative drippage and spent formulations from wood preserving processes generated at plants that currently use or have previously used chlorophenolic formulations (except potentially cross-contaminated wastes that have had the F032 waste code deleted in accordance with Section 721.135 and where the generator does not resume or initiate use of chlorophenolic formulations). This listing does not include K001 bottom sediment sludge from the treatment of wastewater from wood preserving processes that use creosote or

pentachlorophenol.

Hazardous

Waste No. Description of Hazardous Waste

F034

Wastewaters, process residuals, preservative drippage and spent formulations from wood preserving processes generated at plants that use creosote formulations. This listing does nto include K001 bottom sediment sludge from the treatment of wastewater from wood preserving processes that use creosote or pentachlorophenol.

F035

Wastewaters, process residuals, preservative drippage and spent formulations from wood preserving processes generated at plants that use inorganic preservatives containing arsenic or chromium. This listing does not include K001 bottom sediment sludge from the treatment of wastewater from wood preserving processes that use creosote or pentachlorophenol.

F037

Petroleum refinery primary oil/water/solids separation sludge -- Any sludge generated from the gravitational separation of oil/water/solids during the storage or treatment of process wastewaters and oil cooling wastewaters from petroleum refineries. Such sludges include, but are not limited to, those generated in: oil/water/solids separators; tanks and impoundments; ditches and other conveyances; sumps; and stormwater units receiving dry weather flow. Sludges generated in stormwater units that doe not receive dry weather flow, sludges generated in aggressive biological treatment units as defined in subsection (b)(2) (including sludges generated in one or more additional units after wastewaters have been treated in aggressive biological treatment units) and K051 wastes are not included in this listing.

F038

Petroleum refinery secondary (emulsified) oil/water/solids separation sludge -- Any sludge or float generated from the physical or chemical separation of oil/water/solids in process wastewaters and oily cooling wastewaters from the physical or chemical separation of oil/water/solids in process wastewaters and oil cooling wastewaters from petroleum refineries. Such wastes include, but are not limited to, all sludges and floats generated in: induced air flotation (IAF) units, tanks and impoundments, and all sludges generated in DAF units. Sludges generated in stormwater units that do not receive dry weather flow, sludges generated in aggressive biological treatment units as defined in Subsection (b)(2) (including sludges generated in one or more additional units after wastewaters have ben treated in aggressive biological treatment units), F037, K048 and K051 wastes are not included in this listing.

K013

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<u>Hazardous</u>	
Waste No.	Description of Hazardous Waste
F039	Leachate resulting from the treatment, storage or disposal of wastes classified by more than one waste code under Subpart D, or from a mixture of wastes classified under Subparts C and D. (Leachate resulting from the management of one or more of the following USEPA hazardous wastes and no other hazardous wastes retains its hazardous waste code(s): F020, F021, F022, F023, F026, F027 or F028.)
C. Hazardo	ous Wastes From Specific Sources
K001	Bottom sediment sludge from the treatment of wastewaters from wood preserving processes that use creosote and/or pentachlorophenol.
K002	Wastewater treatment sludge from the production of chrome yellow and orange pigments.
K003	Wastewater treatment sludge from the production of molybdate orange pigments.
K004	Wastewater treatment sludge from the production of zinc yellow pigments.
K005	Wastewater treatment sludge from the production of chrome green pigments.
K006	Wastewater treatment sludge from the production of chrome oxide green pigments (anhydrous and hydrated).
K007	Wastewater treatment sludge from the production of iron blue pigments.
K008	Oven residue from the production of chrome oxide green pigments.
K009	Distillation bottoms from the production of acetaldehyde from ethylene.
K010	Distillation side cuts from the production of acetaldehyde from ethylene.
K011	Bottom stream from the wastewater stripper in the production of acrylonitrile.

Bottom stream from the acetronitrile column in the production of acylonitrile.

<u>Hazardous</u> <u>Waste No.</u>	Description of Hazardous Waste
K014	Bottoms from the acetontrile purification column in the production of acrylonitrile.
K015	Still bottoms from the distillation of benzyl chloride.
K016	Heavy ends or distillation residues from the production or carbon tetrachloride.
K017	Heavy ends (still bottoms) from the purification column in the production of epichlorohydrin.
K018	Heavy ends from the fractionation column in ethyl chloride production.
K019	Heavy ends of the distillation of ethylene dichloride in thylene dichloride production.
K020	Heavy ends from the distillation of vinyl chloride in vinyl chloride monomer production.
K021	Aqueous spent antimony catalyst waste from fluoromethanes production.
K022	Distillation bottom tars from the production of phenol/acetone from cumene.
K023	Distillation light ends from the production of phthalic anhydride from naphthalene.
K024	Distillation bottoms from the production of phthalic anhydride from naphthalene.
K025	Distillation bottoms from the production of phthalic anhydride from naphthalene.
K026	Stripping still tails from the production of methy ethyl pyridines.
K027	Centrifuge and distillation residues from toluene diisocyanate production.
K028	Spent catalyst from the hydrochlorinator reactor in the production of 1,1,1-trichlorethane.
K029	Waste from the product stream stripper in the production of 1,1,1-trichloroethane.

<u> Hazardous</u>	
Waste No.	Description of Hazardous Waste
K030	Column bottoms or heavy ends from the combined production of trichlorethylene and perchloroethylene.
K031	By-product salts generated in the production of MSMA and cacodylic acid.
K032	Wastewater treatment sludge from the production of chlordane.
K033	Wastewater and scrub water from the chlorination of cyclopentadiene in the production of chlordane.
K034	Filter solids from the filtration of hexachlorocyclopentadiene in the production of chlordane.
K035	Wastewater treatment sludges generated in the production of creosote.
K036	Still bottoms from toluene reclamation distillation in the production of disulfoton.
K037	Wastewater treatment sludges from the production of disulfoton.
K038	Wastewater from the washing and stripping of phorate production.
K039	Filter cake from the filteration of diethylphosphorodithioic acid in the production of phorate.
K040	Wastewater treatment sludge from the production of phorate.
K041	Wastewater treatment sludge from the production of toxaphene.
K042	Heavy ends or distillation residues from the distillation of tetrachlorobenzene in the production of 2,4,5-T.
K043	2,6-Dichlorophenol waste from the production of 2,4-D.
K044	Wastewater treatment sludges from the manufacturing and processing of explosives.

<u> Hazardous</u>	
Waste No.	Description of Hazardous Waste
K045	Spent carbon from the treatment of wastewater containing explosives.
K046	Wastewater treatment sludges from the manufacturing, formulation and loading of lead based initiating compounds.
K047	Pink/red water from TNT operations.
K048	Dissolved air flotation (DAF) float from the petroleum refining industry.
K049	Slop oil emulsion solids from the petroleum refining industry.
K050	Heat exchanger bundle cleaning sludge from the petroleum refining industry.
K051	API separator sludge from the petroleum refining industry.
K052	Tank bottoms (leaded) from the petroleum refining industry.
K060	Ammonia still lime sludge from coking operations.
K061	Emission control dust/sludge from the primary production of steel in electric furnaces.
K062	Spent pickle liquor generated by steel finishing operations of facilities within the iron and steel industry (SIC Codes 331 and 332) (as defined in 35 Ill. Adm. Code 720.110).
K064	Acid plant blowdown slurry or sludge resulting from the thickening of blowdown slurry from primary copper production.
K065	Surface impoundment solids contained in and dredged from surface impoundments at primary lead smelting facilities.
K066	Sludge from treatment of process wastewater or acid plant blowdown from primary zinc production.
K069	Emission control dust/sludge from secondary lead smelting.

<u>Hazardous</u> <u>Waste No.</u>	Description of Hazardous Waste
K071	Brine purification muds from the mercury cell process in chlorine production, where separately pre-purified brine is not used.
K073	Chlorinated hydrocarbon waste from the purification step of the diaphram cell process using graphite anodes in chlorine production.
K083	Distillation bottoms from aniline production.
K084	Wastewater treatment sludges generated during the production of veterinary pharmaceuticals from arsenic or organo-arsenic compounds.
K085	Distillation or fractionation column bottoms from the production of chlorobenzenes.
K086	Solvent washes and sludges, caustic washes and sludges, or water washes and sludges from cleaning tubs and equipment used in the formulation of ink from pigments, driers, soaps and stabilizers containing chromium and lead.
K087	Decanter tank tar sludge from coking operations.
K088	Spent potliners from primary aluminum reduction.
K090	Emission control dust or sludge from ferrochromiumsilicon production.
K091	Emission control dust or sludge from ferrochromium production.
K093	Distillation light ends from the production of phthalic anhydride from ortho-xylene.
K094	Distillation bottoms from the production of phthalic anhydride from ortho-xylene.
K095	Distillation bottoms from the production of 1,1,1-trichloroethane.
K096	Heavy ends from the heavy ends column from the production of 1,1,1-trichloroethane.

Hazardous	
Waste No.	Description of Hazardous Waste
K097	Vacuum stripper discharge from the chlordane chlorinator in the production of chlordane.
K098	Untreated process wastewater from the production of toxaphene.
K099	Untreated wastewater from the production of 2,4-D.
K100	Waste leaching solution from acid leaching of emission control dust/sludge from secondary lead smelting.
K101	Distillation tar residues from the distillation of aniline-based compounds in the production of veterinary pharmaceuticals from arsenic or organo-arsenic compounds.
K102	Residue from the use of activated carbon for decolorization in the production of veterinary pharmaceuticals from arsenic compounds.
K103	Process residues from aniline extraction from the production of aniline.
K104	Combined wastewater streams generated from nitrobenzene/aniline production.
K105	Separated aqueous stream from the reactor product washing step in the production of chlorobenzenes.
K106	Wastewater treatment sludge from the mercury cell process in chlorine production.
K107	Column bottoms from product separation from the production of 1,1-dimethylhydrazine (UDMH) from carboxylic acid hydrazines.
K108	Condensed column overheads from product separation and condensed reactor vent gases from the production of 1,1-dimethylhydrazine (UMDH) from carboxylic acid hydrazines.
K109	Spent filter cartridges from product purification from the production of 1,1-dimethylhydrazine (UMDH) from carboxylic acid hydrazines.

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<u>Hazardous</u> <u>Waste No.</u>	Description of Hazardous Waste
K110	Condensed column overheads from intermediate separation from the production of 1,1-dimethylhydrazine (UMDH) from carboxylic acid hydrazines.
K111	Product washwaters from the production of dinitrotoluene via nitration of toluene.
K112	Reaction by-product water from the drying column in the production of toluenediamine via hydrogenation of dinitrotoluene.
K113	Condensed liquid light ends from the (T) purification of toluenediamine in the production of toluenediamine via hydrogenation dinitrotoluene.
K114	Vicinals from the purification of toluenediamine in the production of toluenediamine via hydrogenation of dinitrotoluene.
K115	Heavy ends from the purification of toluenediamine in the production of toluenediamine via hydrogenation of dinitrotoluene.
K116	Organic condensate from the solvent recovery column in the production of toluene diisocyanate via phosgenation of toluenediamine.
K117	Wastewater from the reactor vent gas scrubber in the production of ethylene dibromide via bromination of ethene.
K118	Spent absorbent solids from purification of ethylene dibromide in the production of ethylene dibromide via bromination of ethene.
K123	Process wastewater (including supernates, filtrates, and wash waters) from the production of ethylenebisdithiocarbamic acid and its salts.
K124	Reactor vent scrubber water from the production of ethylene-bisdithiobarbamic acid and its salts.
K125	Filtration, evaporation, and centrifugation of solids from the production of ethylenebisdithio carbonic acid and its salts.
K126	Baghouse dust and floor sweepings in milling and packaging operations from production or formulation of ethylenebisdithiocarbamic acid and its salts.

—Hazardous	
Waste No.	Description of Hazardous Waste
K131	Wastewater from the reactor and spent sulfuric acid from the acid dryer from the production of methyl bromide.
K132	Spent absorbent and wastewater separator solids form the production of methyl bromide.
K136	Still bottoms from the purification of ethylene dibromide in the production of ethylene dibromide via bromination of ethene.
K140	Floor sweepings, off-specification product and spent filter media from the production of 2,4,6-tribromophenol.
K141	Process residues from the recovery of coal tar, including, but not listed to, tar collecting sump residues from the production of coke from coal or the recovery of coke by-products produced from coal. This listing does not include K087 (decanter tank tar sludge from coking operations).
K142	Tar storage tank residues from the production of coke from coal or from the recovery of coke by-products produced from coal. This listing does not include K087 (decanter tank tar sludge from coking operations).
K143	Process residues from the recovery of light oil, including, but not limited to, those generated in stills, decanters, and wash oil recovery units from the recovery of coke by-products produced from coal.
K144	Wastewater treatment sludges from light oil refining, including, but not limited to, intercepting or contamination sump sludges from the recovery of coke by-products produced from coal.
K145	Residues from napthalene collection and recovery operations from the recovery of coke by-products produced from coal.
K147	Tar storage tank residues from coal tar refining.
K148	Residues from coal tar distillation, including, but not limited to, still bottoms.

<u>Hazardous</u> <u>Waste No.</u>	Description of Hazardous Waste
K149	Distillation bottoms from the production of alpha- (or methyl-) chlorinated toluënes, ring-chlorinated toluënes, benzoyl chlorides, and compounds with mixtures of these functional groups. [This waste does not include still bottoms from the distillation of benzyl chloride.]
K150	Organic residuals, excluding spent carbon adsorbent, from the spent chlorine gas and hydrochloric acid recovery processes associated with the production of alpha-(or methyl-) chlorinated toluenes, ring-chlorinated toluenes, benzoyl chlorides, and compounds with mixtures of these functional groups.
K151	Wastewater treatment sludges, excluding neutralization and biological sludges, generated during the treatment of wastewaters from the production of alpha- (or methyl-) chlorinated toluenes, ring-chlorinated toluenes, benzoyl chlorides, and compounds with mixtures of these functional groups.
K156	Organic waste (including heavy ends, still bottoms, light ends, spent solvents, filtrates, and decantates) from the production of carbamates and carbamoyl oximes.
K157	Wastewaters (including scrubber waters, condenser waters, washwaters, and separation waters) from the production of carbamates and carbamoyl oximes).
K158	Bag house dust, and filter/separation solids from the production of carbamates and carbamoyl oximes.
K159	Organics from the treatment of thiocarbamate wastes.
K160	Solids (including filter wates, separation solids, and spent catalysts) from the production of thiocarbamates and solids from the treatment of thiocarbamate wastes.
K161	Purification solids (including filtration, evaporation, and centrifugation solids), bag house dust, and floor sweepings from the production of dithiocarbamate acids and their salts. (This listing does not include K125 or K126).
K169	Crude oil storage tank sediment from petroleum refining operations.

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<u>Hazardous</u>	
Waste No.	Description of Hazardous Waste
K170	Clarified slurry oil storage tank sediment and/or in-line filter/separation solids from petroleum refining operations.
K171	Spent hydrotreating catalyst from petroleum refining operations, including guard beds used to desulfurize feeds to other catalytic units (not including inert support media).
K172	Spent hydrorefining catalyst from petroleum operations, including guard beds used to desulfurize feeds to other catalytic units (not including inert support media).

D. Discarded Commercial Chemical Products, Off-Specification Species, Container Residues, and Spill Residues Thereof:

<u>Hazardous</u>	Description of Hezerdous Wests
Waste No.	Description of Hazardous Waste
P001	Warfarin, when present at concentrations greater than 0.3%.
P002	1-Acetyl-2-thiourea
P003	Acrolein
P004	Aldrin
P005	Allyl alcohol
P006	Aluminum phosphide
P007	5-(Aminomethyl)-3-isoxazolol
P008	4-Aminopyridine
P009	Ammonium picrate
P010	Arsenic acid
P011	Arsenic pentoxide
P012	Arsenic trioxide
P013	Barium cyanide
P014	Benzenethiol
P015	Beryllium dust
P016	Bis-chloromethyl) ether
P017	Bromoacetone
P018	Brucine
P020	Dinoseb
P021	Calcium cyanide
P022	Carbon bisulfide

— <u>Hazardous</u>	
Waste No.	Description of Hazardous Waste
P023	Chloroacetaldehyde
P024	p-Chloroaniline
P026	1-(o-Chlorophenyl) thiourea
P027	3-Chloropropionitrile
P028	Benzyl chloride
P029	Copper cyanides
P030	Cyanides (soluble cyanide salts) not elsewhere specified.
P031	Cyanogen
P033	Cyanogen chloride
P034	4,6-Dinitro-o-cyclohexylphenol
P036	Dichlorophenylarsine
P037	Dieldrin
P038	Diethylarsine
P039	Disulfoton
P040	O,O-Diethyl O-pyrazinyl phosphoro-thioate
P041	Diethyl-p-nitrophenyl phosphate
P042	Epinephrine
P043	Diisopropyl fluorophosphate
P044	Dimethoate
P045	Thiofanox
P046	Ethanamine, 1,10dimethyl-2-phenyl-
P047	4,6-Dinitro-o-cresol and salts
P048	2,4-Dinitrophenol
P049	2,4-Dithiobiuret
P050	Endosulfan
P051	Endrin
P054	Ethylenimine
P056	Fluorine
P057	Fluoroacetamide
P058	Fluoroacetic acid, sodium salt
P059	Heptachlor
P060	Hexachlorohexahydro-endo, endo-dimethanonaphthalene
P062	Hexaethyl tetraphosphate
P063	Hydrogen cyanide
P064	Methyl Isocyanate
P065	Mercury fulminate
P066	Methomyl

Hazardous Waste No.	Description of Hazardous Waste
P067	2-Methylaziridine
P068	Methyl hydrazine
P069	2-Methyllactonitrile
P070	Aldicarb
P071	Methyl parathion
P072	alpha-Naphthylthiourea
P073	Nickel carbonyl
P074	Nickel cyanide
P075	Nicotine and salts
P076	Nitric oxide
P077	p-Nitroaniline
P078	Nitrogen dioxide
P081	Nitroglycerine
P082	N-Nitrosodimethylamine
P084	N-Nitrosomethylvinylamine
P085	Octamethylpyrophosphoramide
P087	Osmium oxide
P088	Endothall
P089	Parathion
P092	Phenylmercuric acetate
P093	N-Phenylthiourea
P094	Phorate
P095	Phosgene
P096	Phosphine
P097	Pamphur
P098	Potassium cyanide
P099	Potassium silver cyanide
P101	Propanenitrile
P102	Propargyl alcohol
P103	Selenourea
P104	Silver cyanide
P105	Sodium azide
P106	Sodium cyanide
P108	Strychnine and salts
P109	Tetraethyldithiopyrophosphate
P110	Tetraethyl lead
P111	Tetraethylpyrophosphate

<u>Hazardous</u>	
Waste No.	Description of Hazardous Waste
<u> </u>	Description of Transactions (Value
P112	Tetranitromethane
P113	Thallic oxide
P114	Thallium(l) selenide
P115	Thallium(l) sulfate
P116	Thiosemicarbazide
P118	Trichloromethanethiol
P119	Vanadic acid, ammonium salt
P120	Vanadium pentoxide
P121	Zinc cyanide
P122	Zinc phosphide
P123	Toxaphene
*P127	7-Benzofuranol, 2,3-dihydro-2,2-dimethyl-, methylcarbamate
*P128	Phenol, 4-(dimethylamino)-3,5-dimethyl-, methylcarbamate (ester)
*P185	1,3-Dithiolane-2-carboxaldehyde, 2,4-dimethyl
	0-[(methylamino)carbonyl]oxime
*P188	Benzoic acid, 2-hydroxy, compound with (3aS-cis)-
	1,2,3,3a,8,8a-hexahydro-1,3a,8-trimethylpyrrolo
	[2,3-b]indol-5-yl methylcarbamate ester (1:1)
*P189	Carbamic acid, [(dibutylamino)thos]methyl-,
	2,3-dihydro-2,2-dimethyl-7-benzofuranyl ester
*P190	Carbamic acid, methyl-, 3-methylphenyl ester
*P191	Carbamic acid, dimethyl-, 1-[(dimethylamino
	carbonyl]-5-methyl-1H-pyrazol-3-yl ester
*P192	Carbamic acid, dimethyl-, 3-methyl-1-
	(1-methylethyl)-1H-pyrazol-5-yl ester
*P194	Ethanimidothioc acid, 2-(dimethylamino)-N-[[(methylamino)
15156	carbonyl)oxy]-2-oxo-, methyl ester
*P196	Manganese, bis(dimethylcarbamodithioato-S,S')-,
**************************************	Manganese dimethyldithiocarbamate
*P197	Methanimidamide, N,N-dimethyl-N'-
*D:00	[2-methyl-4[[(methylamino)carbony]phenyl]-
*P198	Methanimidamide, N,N-dimethyl-N'-[3-[[(methylamino)
* D • 0 0	carbonyl]oxylphenyl]-, monohydrochloride
*P199	Phenol, (3,5-dimethyl-4-(methylthio)-, methylcarbamate
*P201	Phenol, 3-methyl-5-(1-methylethyl)-, methyl carbamate
*P202	Phenol, 3-(1-methylethyl)-, methyl carbamate
	3-lsopropylphenyl N-meethylcarbamate orm-Cumenyl
	methylcarbamate

*P205

Hazardous

Hazardous
 Waste No.
 Description of Hazardous Waste
 *P203
 Propanal, 2-methyl-2-(methysulfonyl)-,
 0-[(methylamino)carbonyl] oxime
 *P204
 Pyrrolo[2,3-b]indol-5-ol, 1,2,3,3a,8,8a-hexahydro-1,
 3a,8-trimethyl-, methylcarbamate (ester), 3aS-cis)-

E. Commercial Chemical Products, Manufacturing Chemical Intermediates, or Off-Specification Commercial Chemical Products:

Zinc, bis(dimethylcarbamodithioato-S,S')-, (T-4)-

Hazardous	5
Waste No.	Description of Hazardous Waste
11001	A 11.1 . 1
U001	Acetaldehyde
U002	Acetone
U003	Acetonitrile
U004	Acetophenone
U005	2-Acetylaminofluorene
U006	Acetyl chloride
U007	Acrylamide
U008	Acrylic acid
U009	Acrylonitrile
U010	Mitomycin C
U011	Amitrole
U012	Aniline
U014	Auramine
U015	Azaserine
U016	Benz(c)acridine
U017	Benzal chloride
U018	Benz(a)anthracene
U019	Benzene
U020	Benzenesulfonyl chloride
U021	Benzidine
U022	Benzo(a)pyrene
U023	Benzotrichloride
U024	Bis(2-chloroethyoxy) methane
U025	Dichloroethyl ether
U026	Chloronaphazine

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Hazardous	
Waste No.	Description of Hazardous Waste
U027	Bis(2-chloroisopropyl) ether
U028	Bis(2-ethylhexyl) phthalate
U029	Bethyl bromide
U030	Benzene, 1-bromo-4-phenoxy-
U031	N-Butyl alcohol
U032	Calcium chromate
U033	Carbonyl fluoride
U034	Chloral
U035	Chlorambucil
U036	Chlordane, technical
U037	Chlorobenzene
U038	Ethyl 4,4'-dichlorobenzilate
U039	4-Chloro-m-cresol
U041	1-Chloro-2,3-epoxypropane
U042	2-Chloroethyl vinyl ether
U043	Vinyl chloride
U044	Chloroform
U045	Methyl chloride
U046	Chloromethyl methyl ether
U047	beta-Chloronaphthalene
U048	o-Chlorophenol
U049	Benzenamine, 4-chloro-2-methyl-
U050	Chrysene
U051	Creosote
U052	Cresols
U053	Crotonaldehyde
U055	Cumene
U056	Cyclohexane
U057	Cyclohexanone
U058	Cyclophosphamide
U059	Daunomycin
U060	DDD
U061	DDT
U062	Diallate
·U063	Dibenz[a,h]anthracene
U064	Dibenz[a,i]pyrene
U066	1,2-Dibromo-e-chloropropane

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<u>Hazardous</u>	·
Waste No.	Description of Hazardous Waste
•	* · · · · · · · · · · · · · · · · · · ·
U067	Ethylene dibromide
U068	Methylene bromide
U069	Dibutyl phthalate
U070	o-Dichlorobenzene
U071	m-Dichlorobenzene
U072	p-Dichlorobenzene
U073	3-3'Dichlorobenzidine
U074	1,4-Dichloro-2-butene
U075	Dichlorodifluoromethane
U076	Ethylidene dichloride
U077	Ethylene dichloride
U078	1,1-Dichloroethylene
U079	1,2-Dichloroethylene
U080	Methylene chloride
U081	2,4-Dichlorophenol
U082	2,6-Dichlorophenol
U083	1,2-Dichloropropane
U084	1,3-Dichloropropane
U085	1,2:3,4-Diepoxybutane
U086	N,N-Diethylhydrazine
U087	o,o-Diethyl-S-methyl-dithiophosphate
U088	Diethyl phthalate
U089	Diethylstilbestrol
U090	Dihydrosafrole
U091	3,3'-Dimethoxybenzidine
U092	Dimethylamine
U093	Dimethylaminoazobenzene
U094	7,12-Dimethylbenz[a]anthracene
U095	3,3'-Dimethylbenzidine
U096	Alpha,alpha-Dimethylbenzyhlydro-peroxide
U097	Dimethylcarbamoyl chloride
U098	1,1-Dimethylhydrazine
U099	1,2-Dimethylhydrazine
U101	2,4-Dimethylphenol
U102	Dimethyl phthalate
U103	Dimethyl sulfate
U105	2,4-Dinitrotoluene

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<u>Hazardous</u>	
Waste No.	Description of Hazardous Waste
U106	2,6-Dinitrotoluene
U107	Di-n-octyl phthalate
U108	1,4-Dioxane
U109	1,2-Diphenylhydrazine
U110	Dipropylamine
U111	Di-N-propylnitrosamine
U112	Ethyl acetate
U113	Ethyl acrylate
U114	Ethylenebis(dithiocarbamic acid), salts and esters
U115	Ethylene oxide
U116	Ethylene thiourea
U117	Ethyl ether
U118	Ethyl methacrylate
U119	Ethyl methanseulfonate
U120	Fluoranthene
U121	Metane, trichlorofluoro-
U122	Formaldehyde
U123	Formic acid
U124	Furan
U125	Furfural
U126	Glycidylaldehyde
U127	Hexachlorobenzene
U128	Hexachlorobutadene
U129	Lindane
U130	Hexachlorcyclopentadene
U131	Hexachloroethane
U132	Hexachlorophene
U133	Hydrazine
U134	Hydrogen fluoride
U135	Hydrogen sulfide
U136	Cacodylic acid
U137	Indeno[1,2,3-cd]pyrene
U138	Iodomethane
U140	Isobutyl alcohol
U141	Isosafrole
U142	Kepone
U143	Lasiocarpine

Hazardous	,
Waste No.	Description of Hazardous Waste
U144	Lead acetate
U145	Lead phosphate
U146	Lead subacetate
U147	Maleic anhydride
U148	Maleic hydrazide
U149	Malononitrile
U150	Melphalan
U151	Mercury
U152	Methacrylonitrile
U153	Methanethiol
U154	Methanol
U155	Methapyrilene(T)
U156	Methyl chlorocarbonate
U157	3-Methylchlolanthrene
U158	4,4'-Methylenebis(2-chloroaniline)
U159	Methyl ethyl ketone
U160	Methyl ethyl ketone peroxide
U161	Methyl isobutyl ketone
U162	Methyl methacrylate
U163	N-methyl-N'nitro-N-nitrosoquanidine
U164	Methylthiouracil
U165	Napthalene
U166	1,4-Naphthalenedione
U167	1-Naphthylamine
U168	2-Naphthylamine
U169	Nitrobenzene
U170	p-Nitrophenol
U171	2-Nitropropane
U172	N-Nitrosodi-n-butylamine
U173	N-Nitrosodiethanolamine
U174	N-Nitrosodiethylamine
U176	N-Nitroso-N-ethylurea
U177	N-Nitroso-N-methylurea
U178	N-Nitroso-N-methylurethane
U179	N-Nitrosopiperidine
U180	Nitrosopyrrolidine
U181	5-Nitro-o-toluidine

Waste No. Description of Hazardous Waste
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TT100
U182 Paraldehyde
U183 Pentachlorobenzene
U184 Pentachloroethane
U185 Pentachloronitrobenzene
U186 1,3-Pentadiene
U187 Phenacetin
U188 Phenol
U189 Phosphorous sulfide
U190 Phthalic anhydride
U191 Pyridine, 2-methyl-
U192 Pronamide
U193 1,3-Propane sultone
U194 1-Propanamine
U196 Pyridine
U197 p-Benzoquinon
U200 Reserpine .
U201 Resorcinol
U202 Saccharin and salts
U203 Safrole
U204 Selenium dioxide
U205 Selenium disulfide
U206 Streptozotocin
U207 1,2,4,5-Tetrachlorobenzene
U208 1,1,1,2,-Tetrachloroethane
U209 1,1,2,2,-Tetrachloroethane
U210 Tetrachloroethylene
U211 Carbon tetrachloride
U213 Tetrahydrofuran
U214 Thallium(l) acetate
U215 Thallium(l) carbonate
U216 Thallium(l) chloride
U217 Thallium(l) nitrate
U218 Thioacetamide
U219 Thiourea
U220 Toluene
U221 Toluenediamine
U222 o-Toluidine hydrochloride

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Hazardous	
Waste No.	Description of Hazardous Waste
U223	Toluene hydrochloride
U225	Bromoform
U226	1,1,1-Trichloroethane
U227	1,1,2-Trichloroethane
U228	Trichloroethene
U234	sym-Trinitrobenzene
U235	Tris(2,3-dibromopropyl) phosphate
U236	Trypan blue
U237	Uracil mustard
U238	Ethyl carbarmate (urethan)
U239	Xylene
U240	2,3-D, salts and esters
U243	Hexachloropropene
U244	Thiram
U246	Bromine cyanide
U247	Methoxychlor
U248	Warfarin, when present at concentrations of 0.3% or less
U249	Zinc phosphide, when present at concentrations of 10% or less
*U271	Carbamic acid, [1-[(butylamino)carbonyl]-1H-
	benzimidazol-2-yl]-, methyl ester
*U277	Carbamodithioic acid, diethyl-, 2-chloro-2-propenyl ester
*U278	1,3-Benzodioxol-4-ol, 2,2-dimethyl-, methyl carbamate
*U279	1-Naphthalenol, methylcarbamate
*U280	Carbamic acid, (3-chlorophenyl)-, 4-chloro-2-butynyl ester
U328	o-Toluidine
U353	p-Toluidine
U359	Ethylene glycol monoethyl ether
*U364	1,3-Benzodioxol-4-ol, 2,2-dimethyl-,
*U365	1H-Azepine-1-carbothiotic acid, hexahydro-, S-ethyl ester
*U366	2H-1,3,5-Thiadiazine-2-thione, tetrahydro-3,5-dimethyl-
*U367	7-Benzofuranol, 2,3-dihydro-2,2-dimethyl-
*U372	Carbamic acid, 1 H-benzimidazol-2-yl, methyl ester
*U373	Carbamic acid, phenyi-, 1 -methylethyl ester
*U375	Caerbamic acid, butyl-, 3-iodo-2-prophynl ester
*U376	Carbamodithioic acid, dimethyl-, tetraanhydrosulfide with orthothioselenious acid
*U377	Carbamodithioic acid, methyl,-monopotassium salt

0316000051 Clean Harbors Services, Inc.

RCRA Log No. B-16

Hazardous	
Waste No.	Description of Hazardous Waste
*U378	Carbamodithiaic acid (hydroxymathyl)methyl
0378	Carbamodithioic acid, (hydroxymethyl)methyl-, monopotassium salt
*U379	Carbamodithioic acid, dibutyl sodium salt
*U381	Carbamodithioic acid, diethyl-, sodium salt
*U382	Carbamodithioic acid, dimethyl-, sodium salt
*U383	Carbamodithioic acid, dimethyl, potassium salt
*U384	Carbamodithioic acid, methyl-, monosodium ester
*U385	Carbamothioic acid, dipropyl-, S-propyl ester
*U386	Carbamothioic acid, cyclohexylethyl-, S-ethyl ester
*U387	Carbamothioic acid, dipropyl-, S-(phenylmethyl) ester
*U389	Carbamothioic acid, bis(1-methylethyl)-
	S-(2,3,3-trichloro-2-propenyl) ester
*U390	Carbamothioic acid, dipropyl-, S-ethyl ester
*U391	Carbamothioic acid, butylethyl-, S-ethyl ester
*U392	Carbamothioic acid, bis(2-methylpropyl)-, S-ethyl ester
*U393	Copper, bis(dimethylcarbamodithioato-S,S')-, Copper
	dimethyldithiocarbamate
*U394	Ethanimidothioic acid, 2-(dimethylamino)-N-hydroxy-2-oxo-,
	methyl ester
*U395	Ethanol, 2,2'-oxybis-, discarbamate
*U396	Iron, tris(dimethylcarbamodithioato-S,S')-,
*U400	Piperidine, 1,1'-(tetrathiodicarbonothioyl)-bis-
*U401	Bis(dimethyl thiocarbamoyl) sulfide
*U402	Thioperoxydicarbonic diamide, tetrabutyl
*U403	Thioperoxydicarbonic diamide, tetraethyl
*U404	Ethanamine, N,N-diethyl-
*U407	Zinc, bis(diethylcarbamodithioato-S,S')-
U408	2,4,-tribromophenol discarded commercial chemical product, off-specification
	species, container residues and spill debris thereof
*U409	Carbamic acid, [1,2-phenylenebis(iminocarbonothioyl)]bis,
	dimethyl ester
*U410	Ethanimidothioc acid, N,N'-
	[thiobis(methylimimo)carbonyloxy]bis-,dimethyl ester
*U411	Phenol, 2-(1-methylethoxy)-, methylcarbamate

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^{*}These hazardous waste codes are permitted only for storage and transfer, not fuel blending. ¹These hazardous waste codes are not permitted for shredding.

ATTACHMENT B

INSPECTION SCHEDULE

0316000051

CLEAN HARBORS SERVICES, INC.

RCRA LOG NO. 16

Table I: General Inspection Schedule Security Devices

<u>ITEM</u>	INSPECTION ELEMENT/TYPE OF PROBLEM	INSPECTION FREQUENCY
Fence	. Inspect entire perimeter for breaches or damage	Daily
Gates	. Check for proper gate lock function	Daily
Warning Signs	. Check for presence of warning signs	Daily
Lighting System (indoor/outdoor)	. Check lights for operability	Daily
Lighting System (Emergency)	. Check lights for operability	Monthly

Table II: General Inspection Schedule, Safety & Emergency Equipment

<u>ITEM</u>	INSPECTION ELEMENT/TYPE OF PROBLEM	INSPECTION FREQUENCY
Protective Gear (e.g., Helmets, Face	. Check accessibility	Daily
Shields, Goggles, Boots, Gloves, Acid	. Check for adequate supply	Daily
Resistant Clothing, Disposable Suits, Disposable Bags)	. Check for deterioration, darnage	Daily
Breathing Apparatus	. Check for accessibility	Daily
	. Check for adequate supply, full charge on canisters, and all air tanks	Daily
	. Check for deterioration and damage	Daily

		INSPECTION
<u>ITEM</u>	INSPECTION ELEMENT/TYPE OF PROBLEM	FREQUENCY
Breathing Apparatus (continued)	. Check for function	Monthly
First Aid Kits	. Check accessibility	Daily
Emergency Showers	Check for adequate supplyCheck that units activate and shut off properly	Daily Daily
	. Check accessibility	Daily
Water Lines	. Check for adequate pressure	Monthly
Internal (Phone or Radio)/External	. Check accessibility	Daily
(Phone) Communications Systems	. Check for operations	Daily
	. Test cellular phones	Monthly
Fire Extinguishers	. Check pressure gauge for full charge indication	Monthly
	. Check inspection tag to insure annual maintenance by outside fire service is up-to-date	Monthly
	. Check seal to ensure no one has used extinguisher	Monthly
	. Check to ensure access to units is not blocked	Daily

			INSPECTION
<u>ГТЕМ</u>	NSPECTION ELEMEN	TT/TYPE OF PROBLEM	FREQUENCY
Fire Suppression	Check for accessibili	ty	Daily
System (Monitors, Pull Stations, Alarms)	Test fire alarm warni	ng systems	Monthly
	Test Foam Supply		Annually
Absorbent Supply	Check for adequate s	upply	Daily
Recovery Drums	Check for adequate s	upply	Daily
Other Emergency and Decontamination	Check accessibility		Daily
Equipment Equipment	Check for adequate s	upply	Daily
	Check for deterioration	on/damage	Daily
Respirators and Cartridges	Check for adequate s	upply	Daily
Fire Suppression System	Verify lack of combu arrangement of room aisles) in the followir	(e.g. unobstructed	Daily
	a. Shed west of truck	scale;	
·	b. Shed at northeast of	comer of truck farm; and	
	c. Shed east of Unit	51.	

ITEM	INSPECTION ELEMENT/TYPE OF PROBLEM	INSPECTION FREQUENCY
Water based fire suppression systems including sprinklers, monitors, foam water sprinkler systems, foam water deluge systems, foam maker suppression systems, fire pumps, water supply, storage tanks, underground piping, and foam concentrate supply and proportioning systems.	Inspect and test these items in accordance with the requirements, protocols, and frequencies specified in the current editions of NFPA 11, NFPA 16, NFPA 16A, NFPA 20, NFPA 22, NFPA 24 and NFPA 25	At Least Annually
Fire alarm and detection system, including all detection devices	Inspect and test these items in accordance with the requirements, protocols and frequencies specified in the current edition of NFPA72.	At Least Annually
Foam Proportioning System	The system must be inspected by manufacturer's representative in conjunction with form concentrate testing to verify that there is no unusual interaction between the form concentrate and foam proportioning equipment. The permittee must report any degradation of the system to IEPA. The permittee must make arrangements to resolve any deficiencies for both the short term and log term operation of the facility.	Annually
All fire protection Equipment and Systems	The permittee must compare future test results for all fire protection equipment and systems to the data obtained during the 1995 acceptance testing, and document the comparison. The permittee must report any discrepancies to IEPA. The permittee must resolve the discrepant condition or provide an explanation as to the nature of the discrepancy and proposed solution, and report to IEPA.	Annually

Table III: Tank Farm Inspection Schedule

ITEM	INSPECTION ELEMENT/TYPE OF PROBLEM	INSPECTION FREQUENCY
Storage Tanks Containment Area	. Check for evidence of spilled materials on floor and collection sump	Daily
	. Check for cracks and gaps in, or damage to containment base, sumps and drains, and their coatings.	Daily
	. Check for evidence of seepage outside containment (e.g. discoloration)	Daily
	. Check for debris, cleanup residue, improperly stored equipment	Daily
Storage Tanks	. Inspect tank exterior for cracks, leaks, discoloration, and obvious deformation	Daily
	. Check tank integrity	Annually
Access Hatches, Vents, and Sampling	. Check for leaks	Daily ·
Ports	. Check for damage	Daily
Fill/Drain and Overflow Piping	. Inspect piping, elbows, sampling ports, gauge taps, etc. for leaks and corrosion	Daily
	. Inspect valve seals for leaks	Daily
	. Check that handles are not bent or damaged	Daily
	. Inspect heat tracing lines for signs of deterioration or damage	Daily

	,	INSPECTION
<u>ITEM</u>	INSPECTION ELEMENT/TYPE OF PROBLEM	FREQUENCY
Liquid Levels Monitors	. Check if operators log book is up to date	Daily
	. Check tank liquid level indicators for operability	Daily
	. Check containment sump liquid level indicators for operability	Daily
All Ancillary Equipment (e.g.	. Visual inspection for leaks and corrosion	Daily
pumps, filter baskets, manifolds)	. Conduct leak test or approved integrity assessment	Annually
Control/Monitoring Equipment	 Maintenance inspection Tank Level Monitors Containment Sump Floats High/Low Level Alarms High/Low Pressure Switches and Alarms Nitrogen Blanket Supply System 	Per mfg. recommendations, but at least monthly
Flame Arrestors, Conservation Vents, Emergency Vents	. Check for obstruction or other damage	Annually
Carbon Absorption Canisters	. Check that units are functional and that valves are properly positioned	Daily
	. Check carbon bed for organic breakthrough	Daily
Tank Truck Loading/ Unloading Area	. Check for evidence of spills or releases in unloading area	Daily
	. Check for removal of spill absorbent and cleanup materials	Daily

ITEM	INSPECTION ELEMENT/TYPE OF PROBLEM	INSPECTION FREQUENCY
Tank Truck Loading/ Unloading Area (continued)	Check sump, grating and curbs for cracks or other damage	Daily
	. Inspect hoses for deterioration or leakage	Daily
	. Inspect hose couplings and valves for leakage	Daily
	. Inspect containment system for deterioration	Daily
	. Inspect grounding system equipment for operability	Daily

Table IV: Container Storage Area Inspection Schedule

<u>ITEM</u>	INSPECTION ELEMENT/TYPE OF PROBLEM	INSPECTION FREQUENCY
Container Storage Area	. Check for evidence of spilled material on slab, ramps, drains, sumps	Daily
	. Check for removal of absorbent materials and cleanup rags	Daily
	Check for, cracks and gaps in, or damage to, containment bases, sump and drains and coatings	Daily
	. Check for erosion, uneven settlement, etc.	Daily
	. Check for corrosion of grating over drains and sumps	Daily

<u>ITEM</u>	INSPECTION ELEMENT/TYPE OF PROBLEM	INSPECTION FREQUENCY
Container Storage Area (continued)	. Check for condition and availability of overpack containers	Monthly
Stored Containers	. Check for drums being in good condition	Daily
	. Check that drums are not open	Daily
	. Check for proper placement	Daily
	. Check adequacy of aisle space	Daily
	. Check height of stacks	Daily
	. Check storage capacity not exceeded	Daily
	. Check for proper labeling	Daily
Container Loading/	. Check for damaged containers	Daily
Unloading Area	. Check for evidence of spilled material on slab and ramps used	Daily
	. Check for removal of used absorbent and cleaning materials	Daily
	. Check for prompt container removal from receiving area	Daily
	. Inspect grounding system equipment for operability	Daily
	. Check forklifts for proper operation and accumulation of residue	Each Operating Shift

<u>ITEM</u>	INSPECTION ELEMENT/TYPE OF PROBLEM	INSPECTION FREQUENCY
Containers from the Pegasus System	Inspect ten (10) consecutive containers prior to crushing to insure that they are RCRA empty	Monthly or per the schedule submitted as part of the comments on the draft permit dated 6/3/95

Table V: Miscellaneous Unit Area Inspection Schedule

<u>ITEM</u>	INSPECTION ELEMENT/TYPE OF PROBLEM	INSPECTION FREQUENCY
Miscellaneous Unit	Inspect unit for leaks (liquid) visually	Daily when unit in use
	Inspect unit for leaks (emissions) visually	Annually
Control/Monitoring Equipment	Flow indicator sensor pressure measurement device	Per mfg. recommendations, but at least monthly
Carbon Absorption Canisters	Check that units are functional and that valves are properly positioned	Daily when unit in use
	Check carbon bed for organic breakthrough	Daily when unit in use

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ATTACHMENT C

CONSTRUCTION CERTIFICATION FORM AND INSTRUCTIONS

CLEAN HARBORS SERVICES, INC.

NO. 0316000051

RCRA LOG NO. B-16

CONSTRUCTION CERTIFICATION

This statement is to be completed by both the responsible officer and the registered professional engineer upon completion of construction in accordance with 35 IAC Section 702.126. Submit one copy of the certification with original signatures and two additional copies (four additional copies for UIC wells). Forward these certification statements and any information required by the permit to the following address:

Illinois Environmental Protection Agency Bureau of Land - #33 Permit Section 1021 North Grand Avenue East Post Office Box 19276 Springfield, Illinois 62794-9276

FACILITY NAME:	
IEPA SITE CODE:	· · · .
U.S. EPA ID NO.: IL	
PART B PERMIT LOG #/UIC PERMIT #:	
PERMIT (OR MODIFICATION) ISSUANCE DA	ATE:
PERMIT CONDITION NO. REQUIRING CERT	IFICATION:
in the Part B/UIC Permit. Documentation that the contained in the enclosed report. I certify under perpendicular my direction or supervision in accorpersonnel properly gather and evaluate the informations who manage the system, or those persons information submitted is, to the best of my knowle	is been constructed in accordance with the specifications construction was in accordance with the permit is enalty of law that this document and all attachments were ordance with a system designed to assure that qualified ation submitted. Based on my inquiry of the person or directly responsible for gathering the information, the dge and belief, true, accurate, and complete. I am aware alse information, including the possibility of fine and
Signature of Owner/Operator	Name and Title
Signature of Registered P.E.	Name of Registered P.E. and Illinois Registration Number
Date	(P.E. SEAL)

This Agency is authorized to require this information under Illinois Revised Statutes, 1979. Chapter 111 ½, Section 1039. Disclosure of this information is required under that Section. Failure to do so may prevent this form from being processed and could result in your application being denied. This form has been approved by the Forms Management Center.



ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

1021 NORTH GRAND AVENUE EAST, P.O. BOX 19276, SPRINGFIELD, ILLINOIS 62794-9276

THOMAS V. SKINNER, DIRECTOR

DATE:

February 23, 1996

TO:

Facilities Permitted Under the IEPA RCRA and UIC Programs

FROM:

DLPC Permit Section

SUBJECT:

Certification Documentation for Construction Required by IEPA-Issued Permits

When submitting certification required by a Part B or UIC permit for construction of any newly developed areas or units, please complete the attached certification form. Modifications to the construction of UIC wells should be certified with this form, but the installation of groundwater monitoring wells does not require this certification (unless specifically required by the permit). This will help to ensure that the submittal reaches its proper destination and that the certification will meet the regulatory requirements. Sending the Field Operations Section (F.O.S.) copy directly to the Field Office is acceptable as long as all copies have a completed copy of the enclosed form attached and you advise the Permit Section, in writing, that a copy has been sent to F.O.S.

A documentation report and as-built drawings (sealed and signed by an Illinois Professional Engineer) must be included with this certification. Information necessary to document the construction of the unit or area and to support the certification must be contained within the report. This report should include a thorough description of all construction data and drawings and should be formatted in a logical and orderly manner. The construction documentation report must contain at least the following items:

- 1. An introduction and summary which describes the scope and purpose of the project;
- 2. A description of all construction activities, including quality assurance and quality control;
- 3. As-built drawings of the area or unit and a description of any deviations from the plans and specifications approved in the permit;
- 4. A description of the test methods used and justification for any deviations from standard test methods;
- 5. A summary of test results, identification of any samples which did not meet the specifications and the corrective action and retesting which was undertaken in response to any failing test results;
- 6. Any necessary information associated with construction of the area or unit to document that construction was in accordance with the plans and specifications approved by the permit;
- 7. Information specifically required by the permit; and
- 8. Any available photographs of the area or unit.

If you have any questions, please contact a member of the DLPC Permit Section at 217/782-6762.

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Enclosure

GEORGE H. RYAN, GOVERNOR

ATTACHMENT D

SPECIAL CONDITIONS

NO. 0316000051

Clean Harbors Services, Inc.

RCRA LOG NO. 16

A. WASTE ANALYSIS

- 1. All hazardous waste blended into a fuel to be burned for energy recovery must have a heating value of at least 5,000 BTU/lb. This requirement may be superseded if Clean Harbors provide documentation to the Agency that all facilities which receive the waste fuel have a certification of compliance based on Clean Harbor's specification.
- 2. The Permittee(s) shall document the receipt of each load of waste at that site in the operating record. The results of any analyses and any supplemental analyses performed on any received waste shall also be placed in the operating record.
 - a. If manifest discrepancies are encountered, the procedures used to reconcile the discrepancy shall be included in the operating record;
 - b. If a manifest discrepancy is not resolved within (15) days after receiving the waste, the Permittee(s) must immediately submit a letter to the Agency's Bureau of Land, describing the discrepancy and attempts to reconcile it and a copy of the manifest or shipping paper at issue.
- 3. Used oil which is received at this facility for blending into a fuel program or re-refining is subject to a TCLP analysis unless an analysis (by EPA Method 9077) shows total halogens is less than 1000 ppm or an adequate rebuttal is made. Used oil destined for other uses besides a fuel program or re-refining (disposal, road application, . . .) are subject to the full TCLP requirements.

4. Storage

Before any waste other than lab packs or wastes with no free liquids are placed into a storage unit, facility management will assess the compatibility of the waste with the storage unit materials of construction and with wastes already stored therein.

- a. Containerized storage compatibility will be assessed by performing a Liquid Waste Compatibility Test as described in the letter dated September 17, 1993 from Paul Ahearn, CHCI.
- b. <u>Tank Farm Compatibility</u> will be assessed by performing a Liquid Waste Compatibility Test on the liquid received for bulk storage with a composite sample of the tanks within the containment system to which the new waste will be added.

The referenced procedure, Liquid Waste Compatibility Test D5058A, is described in the following publication "Annual Book of ASTM Standards", American Society for Testing Materials, 1916 Race Street, Philadelphia, PA 19013, most recent edition.

The test shall be conducted in the following manner, a 100 ml. proportional composite shall be made of the existing inventory in the storage area. A 5 ml. sample of the composite shall be mixed with a 5 ml. sample of the incoming waste to determine a compatibility. If no reaction is observed, 5 ml. of the incoming waste is added to the larger (remaining 95 ml.) composite in preparation for testing the next sample.

5. Each bulk shipment will be visually inspected and sampled to verify that the contents match the pre-acceptance description of the waste.

In the case of container shipments, each container in the shipment will be visually inspected by obtaining a full depth vertical sample to verify that the contents match the pre-acceptance physical description of the waste. Full vertical depth samples are not required in cases of hardened solids.

The Permittee(s) shall determine visual characteristics (color, obvious viscosity or lack thereof, phase character, odor,...) which are appropriate to each stream to aid in determining if the physical appearance of the waste received conforms to the description of the waste when initially evaluated. Changes in the visually determined characteristics require contacting the generator to reconcile the discrepancies. If the discrepancies cannot be reconciled this is a new waste which requires performing a pre-qualification analysis to fully evaluate its compatibility to the facility's operation.

- 6. The permittee is prohibited from receiving the following types of wastes under this permit:
 - a. radioactive material as defined by 49 CFR 173.403(y)
 - b. source, special nuclear, or by-product material as defined by the Atomic Energy Act of 1954, or
 - c. Potentially Infectious Medical Waste (PIMW).
- 7. All trucks and containers that are shipped to the CHSI facility shall be sampled within 14 days of the date that they arrive at the facility.

- 8. Waste prequalification procedures may be waived and the permittee is authorized to accept hazardous and non-hazardous waste materials generated from off-site emergency response actions when the following conditions have been met:
 - a. an incident number has been issued for the emergency event.
 - b. the Agency's Emergency Response Unit (ERU) has determined that the incident is an immediate threat to human health or the environment, and,
 - c. ERU has approved the request to ship the waste to the permittee's facility.

A full analysis of the waste pursuant to the facilities Waste Analysis Plan shall be conducted once the shipment reaches the permittee's facility.

B. REPORTING REQUIREMENTS

1. Any incident which requires implementation of the contingency plan shall be recorded in the facilities operating record in an incident log which is maintained separate from the facilities other operating records. The incident log must include a copy of each incident report. In addition to the information identified in the approved application, the incident report must include, at a minimum, the waste management units involved in the incident, the cause of the release, measures taken to correct the situation and prevent a reoccurrence.

C. CLOSURE

- 1. At least 45 days prior to closure of any hazardous waste management unit at this facility the permittee shall submit its closure plan to insure it complies with the current Agency standards in effect at the time of closure. This submittal shall include a revised closure performance standard that accounts for all of the hazardous constituents that were managed in a unit, not just the hazardous characteristics of the wastes in the unit.
- 2. Within 60 days of the effective date of this permit, the permittee shall submit a closure plan for the units at the CWM site which are not included in this permit. The Agency considers the entire process area at the CWM site to be regulated as a container storage area. The closure plan shall include the following units/areas:
 - i. the incinerator and the soils under it,

- ii. the outdoor container storage/staging areas specified in the second amended consent decree that were not included in the partial closure plan C-742,
- iii. the kiln staging area as described on Figure B.1-2 of the CWM RCRA permit application Revision Ha dated August 1992, and
- iv. the process area where several permitted (interim status only) and unpermitted storage areas are present. This includes all of the CWM site located south of the old biobeds and west of the office building.

The closure plan must follow the same general procedures described in the "Decontamination/Closure Plan" dated August 24, 1994 and approved by the Agency in a letter dated October 31, 1994. To date, the Agency has not set cleanup objectives for the facility. Additional investigation and, as necessary, remediation of any contaminated soil/groundwater at the units being closed shall be coordinated with the corrective action activities for the entire facility.

- 3. The owner of the property shall document that the requirements of 35 IAC 725.219(b) have been met within 30 days of the effective date of this permit. Specifically, the owner must place a notice in the deed that restricts the use of the closed surface impoundments. The permittee must submit a copy of the notice in the deed and a certification that the requirements of 35 Ill. Adm. Code 725.219(b) have been met to the Agency's Bureau of Land.
- 4. The permittee shall maintain financial assurance as specified in Attachment H to this permit.

D. GENERAL OPERATING REQUIREMENTS

- 1. The permittee is prohibited from conducting any waste management activities outside the permitted boundaries of this facility without a permit modification and proof of compliance with Section 3.32 and Section 39(c) of the Act. Waste management includes storage, staging, treatment, sampling or all other activities not associated with transportation of waste.
- 2. The permittee shall not accept waste which has not been properly characterized in accordance with 35 Ill. Adm. Code 722.111.
- 3. The permittee shall not vent oxygen in Building 25 when containers of flammable materials are open or in the process of being moved, consolidated or sampled.

4. The permittee is allowed to vent the following compressed gas cylinders in Building 25 which contain only Nitrogen, Oxygen, Krypton, Argon, Neon, Helium, Xenon or Air.

E. CONSTRUCTION REQUIREMENTS

- 1. The proposed hazardous waste management units must be constructed in accordance with the approved permit application and the Part B permit. Modification to the tank systems or tank or container secondary containment systems, including changes to physical dimensions or materials of construction, are subject to the permit modification requirements prior to construction. Changes in structural members or foundation design which are completed prior to the operation of the hazardous waste management unit and have been certified by the Illinois licensed structural engineer of record are not subject to the permit modification requirements provided the changes are made solely to maintain the structural integrity of the unit.
- 2. The Permittee(s) shall provide the concrete slab, the curbs and the walls that are used as part of the containment for the unloading areas with an impermeable surface coating that:
 - a. is compatible with the waste, or any other liquid, stored in the containment system; and
 - b. will prevent migration of the waste into the concrete of the slab or wall.
 - c. The Permittee(s) shall install a compatible caulking or sealant at each existing joint in the secondary containment system of the unloading areas to make the joint liquid tight. These joints include but are not limited to, all construction joints within the slab, walls and curbs and joints between the slab and curb, between two curbs, between the slab or curb and wall and joints between two walls. The caulking or sealant shall be compatible with the stored waste, or any other liquid, stored in the same containment system with the hazardous waste.

The coatings, caulking and/or sealant shall be applied prior to placing wastes in the units. Within thirty days after providing a coating/sealant to render the base impervious to wastes and precipitation, the Permittee(s) shall submit to the Agency a certification from an Illinois Registered Professional Engineer attesting to this fact. The certification shall contain the information described in Attachment C.

d. Clean Harbors shall perform a complete inspection of the surface coating yearly in the unloading areas and perform annual maintenance to insure the integrity of the coating.

F. CONTINGENCY-PLAN

- 1. The Agency's Bureau of Land Field Office (Maywood) shall be notified within 24 hours of implementing the contingency plan unless the spill or leak is less than or equal to one pound in quantity and immediately contained and cleaned up. The contingency plan must be implemented whenever there is a fire, explosion or spill which involves hazardous waste or hazardous waste constituents which occurs in areas where hazardous waste is treated or stored. This includes spills within a containment system. A spill is any release of material outside the permitted unit, into or outside of the containment system. A spill shall not include controlled accumulation of hazardous waste in small containment devices (e.g., bucket, drip pan (but does not a include sump or the primary secondary containment unit)) used to collect and control the release of waste during routine processing or maintenance activities such as draining hoses or disassembling and repairing a pump.
- 2. The Permittee(s) shall contact the local emergency response entities immediately after implementation of the contingency plan unless the spill is less than quantity specified in the air modeling at 100 meters and it is immediately contained and cleaned up. The model spill volume may be adjusted without further modelling if an actual analyses of the waste on-hand is available. That is, the model spill volume may be multiplied by the inverse of the concentration (by weight percent) of the compound in question. This calculated spill volume would then be used to determine if the spill has a potential to impact areas off-site.
 - a. The entities which must be notified include:
 - 1. Chicago Police Department;
 - 2. Chicago Fire Department;
 - 3. The Agency Field Office (Maywood);
 - 4. The Illinois Emergency Management Agency (IEMA);
 - 5. The National Response Center;
 - 6. The Local Emergency Planning Committee; and
 - 7. The Metropolitan Water Reclamation District of Greater Chicago.
 - b. The information which must be initially relayed to each entity includes:

- 1. The type of emergency (release, fire or explosion);
- 2. The type of wastes involved in the emergency and the approximate quantity involved; and
- 3. An initial assessment of the conditions at the site; and whether outside help is needed to properly respond to the situation.
- c. If the Permittee(s) is able to properly respond to the emergency without any aid from the entities identified in Condition 2.a above, the Permittee(s) shall notify each of these entities that the emergency situation no longer exists once all required emergency response and cleanup activities have been completed.
- 3. Within 90 days of the effective date of this permit, the Permittee(s) shall demonstrate to the Agency that the following information has been provided to the local fire department, the local police department and all other agencies identified in 35 III. Adm. Code 724.153(b) (Note: This information must be provided to these entities to ensure the requirements of 35 III. Adm. Code 724.137 are met):
 - a. A list of all hazardous wastes to be managed at the facility (generic name) including the USEPA hazardous waste number;
 - b. A scaled drawing showing the location of all hazardous waste management units at the facility and all other areas where waste is managed at the facility (such as loading/unloading areas, etc.). This scaled drawing must also identify the entrances to the facility, roads within the facility and possible evacuation routes;
 - c. A description of the types of waste managed at each hazardous waste management unit at the facility;
 - d. A description of the procedures used to handle waste at the facility; and
 - e. An estimate of the quantity of the various types of waste which may be present at the facility and an estimate of the typical inventory of wastes at the facility.
 - f. The following information regarding the properties of the wastes managed at the facility:

Name
USEPA Hazardous Waste Number
CAS Number
IDLH

-TLVs (TLV-TWA, TLV-STEL, TLV-C)

Boiling Point (if applicable)
Vapor pressure at two temperatures
NFPA Designation (flammable or combustible)
Material Safety Data Sheets
Other appropriate characteristics (such as reactive class, etc.)
USDOT classification

If the Permittee(s) can provide documentation that the local police department, fire department and HAZMAT Unit do not want this information and that the information which has been provided to them is adequate, the Permittee(s) may submit a Class I modification to modify this condition.

- g. The results of the air modeling conducted by the facility.
- 4. Within sixty (60) days of the effective date of this permit, the Permittee(s) shall provide documentation to the Agency that the agreements and arrangements identified below have been made. Where necessary, documentation must be provided that any agency identified in 35 Ill. Adm. Code 724.153(b) declined to enter an agreement or arrangement. The specific arrangements and agreements which must be made include:
 - a. Arrangements to familiarize the local police department, local fire departments and other local emergency response teams with the layout of the facility, properties of hazardous wastes handled at the facility and associated hazards, places where facility personnel would normally be working, entrances to and roads inside the facility and possible evacuation routes.
 - b. Agreements designating primary emergency authority to a specific police department and a specific fire department, where more than one police department and fire department might respond to an emergency. Agreements should also be made with the other surrounding police and force departments to provide support to the primary emergency authorities;
 - c. Agreements with state emergency response teams, emergency response contractors and equipment suppliers;
 - d. Arrangements to familiarize local hospitals with the properties of the hazardous wastes handled at the facility and the types of injuries or illnesses which could result from fires, explosions or releases at the facility.
 - e. Arrangements to identify a single local emergency response agency as the primary agency which will coordinate activities required by these agencies during an



The facility shall also attempt to develop emergency plans and coordination agreements with the state and local emergency entities identified above. The detail of the arrangements made with the local and state emergency entities may be dependent upon the types of wastes handled at the facility and the potential need for the services of the various entities.

5. The Permittee(s) shall review all components of the contingency plan with the local emergency response entities within 12 months of the effective date of the permit and each year afterwards. Copies of the meeting notes and list of attendees shall be placed in the facility's operating record and be available to the Agency for review upon oral or written request.

G. MISCELLANEOUS

- 1. The permittee is prohibited from performing hazardous waste management activities that are not specifically identified in this permit.
- 2. All used oil which contains greater than 1,000 ppm halogens and cannot be adequately rebutted are hazardous wastes and must be handled accordingly (i.e., they cannot be processed into an on-specification or off-specification used oil fuel).
- 3. All wastes dewatered by portable pumps must be analyzed by the paint filter test. Wastes which fail will still retain the characteristic of corrosivity.
- 4. Water reactive solids shall not be stored in the Bulk Solids Storage Area (Unit B).
- 5. The following activities are not permitted:
 - a. The treatment of characteristic (D002 only) oil within Processing Building #2 (Unit G); and
 - b. The bulking of hazardous wastes (which do not contain free liquids) with Process Building #2 (Unit G).
- 6. All waste stored in RCRA area must be managed as a RCRA waste. For example, it must be tested for compatibility and considered part of the volume limit.
- 7. Within 14 days of the effective date of this permit the permittee shall submit revised scale drawings of the facility which clearly identify the boundaries of all Satellite &

Accumulation areas. If the size, number, location, or operation of a satellite or accumulation area changes, the permittee shall indicate the change on the drawing. An updated and current scale drawing of all satellite and accumulation areas shall be maintained at the facility at all times as part of the operating record for inspection by the Agency.

8. Within six (6) months of the effective date of this permit, the permittee shall develop a maintenance tracking system and implement a preventative maintenance program that includes all mechanical equipment at the facility. The recommended maintenance intervals shall be based upon (a) the manufacturer's recommended practice, (b) actual operating experience, which may indicate that more or less frequent maintenance is appropriate, (c) the consequences of an equipment malfunction. A copy of the preventative maintenance (PM) program shall be submitted to the Agency's Bureau of Land within six months of the effective date of this permit. If the Agency fails to comment on the PM Plan within 90 days of its receipt, the permittee shall follow the plan as described in the submittal. The Agency may approve the PM Plan with conditions or deny it. The Agency's decision is subject to the appeal provisions of 35 IAC 705.212.

The permittee shall submit proposed changes to the initial PM Plan to the Agency's BOL for review. If the Agency fails to comment on the submittal within 90 days of its receipt, the permittee may modify the PM Plan as described in the submittal. The Agency may approve the changes with conditions or deny them. The Agency's decision is subject to the appeal provisions of 35 IAC 705.212.

- 9. The requirements of the facility Preventative Maintenance Program shall be reviewed for completeness following installation of new equipment and prior to start-up of that equipment. This review must address the following elements: (a) adequacy of resourcing, (b) adequacy of supervision, (c) selection and oversight of contractor maintenance personnel, (d) development of "critical equipment" list, (e)corrosion monitoring program for the tanks and ancillary equipment, (f) procedures for defining situations in which maintenance can/cannot be safely deferred, (g) availability of spares for critical equipment items.
- 10. Except as modified by the conditions in this permit, the permittee shall construct, maintain and operate the Phase II Fire Protection System as described in the final approved design based on the drawings, hydraulic calculations, cut-sheets and specifications certified by Grinnell Fire Protection and submitted by Clean Harbors with cover letter dated December 22, 1994 and as amended based on comments by C. March and Assoc. and the responses to comments by Clean Harbors and their consultant Gage-Babcock. The final design of the system shall be approved by the Agency prior to start-up.

- 11. After construction is complete, the Phase II Fire Protection System shall be tested in accordance with the requirements of:
 - NFPA 25, "Standard for the Inspection, Testing and Maintenance of Water-Based Fire Protection Systems" 1992 Edition for all water and AFFF foam based systems and equipment, including but not limited to sprinkler systems, foam-water sprinkler systems, foam concentrate supply system, fire pumps, underground piping, hydrants, monitors, dike suppression systems, etc.
 - . NFPA 72, "National Fire Alarm Code," 1993 Edition for all Fire Alarm and Detection Systems.
 - . Additional manufacturer's recommended tests.
 - Additional specific tests that may be described in the Agency's approval of the Phase II Fire Protection System.
- 12. The Agency and C. March & Associates shall be notified at least 14 days prior to any system testing, including the acceptance test date. The Agency may witness any testing. As part of the notification for the acceptance test, Clean Harbors shall submit:
 - Calculations to demonstrate that sufficient NPSH is available to prevent cavitation of the booster pump P-254A and the new diesel fire pump, when both pumps are operating at maximum capacity (2250 gpm for the fire pump).
 - The completed "Contractor's Material and Test Certificate" for all underground piping (foam concentrate and water), aboveground suppression system piping, and an "Inspection and Test Form" for the Fire Alarm and Detection System.

- A detailed test plan identifying each individual test on each system to be performed, including pass/fail criteria. The systems shall include but not be limited to sprinkler systems, foam-water sprinkler systems, foam concentrate supply system, fire pumps, underground piping, hydrants, monitors, dike suppression systems, local fire alarm control units, and site-wide fire alarm control units.
- A description of any significant field changes to the Agency approved Phase II Fire Protection System design documents, or a copy of the marked-up record drawings.

The results of all tests shall be submitted to the Agency's Bureau of Land for review and approval.

- 13. The permittee shall have record drawings on site at all times during construction and testing, showing all field changes from the Agency approved Phase II Fire Protection System drawings, hydraulic calculations, cut-sheets and specifications. These record drawings may be marked-up copies of the Agency approved documents. These documents shall be available for Agency review.
- 14. The permittee must obtain the appropriate approvals/reviews from the City of Chicago for the Fire Suppression Drawings and Specifications by Grinnell Fire Protection and Gage-Babcock & Associates. Verification of any necessary approvals/reviews must be provided to the Agency prior to operation of this system.
- 15. The permittee is prohibited from receiving ignitable wastes at the old CWM portion of the site or placing ignitable wastes in any of the proposed units at the old CWM portion of the site unless the Fire Protection System identified in Conditions G.10, G.11, G.12, G.13 and G.14 above is approved by the Agency and is operational.

H. LISTED WASTE TREATMENT

Stabilization

1. The stabilization area (Unit Z) cannot accept wastes containing over 2% (by weight) of mercury.

- 2. The stabilization area (Unit Z) cannot stabilize wastes containing parameters above land ban restrictions whose BDAT as identified in the Federal Register is not based on stabilization (i.e., cyanide, organics, etc.). Attachment A identifies acceptable codes of wastes which may be stabilized that have hazardous constituents above their maximum specified LDR limit.
- 3. Workers inside Process Building No. 3 (Unit Z) must wear respirators which are designs to remove particulates (HEPA) and organic compounds from the air they breathe. In addition, the workers must be equipped as necessary, to meet the applicable requirements of OSHA.
- 4. The following items shall be documented in the operating record for the Waste Stabilization Facility (Unit Z) regarding each load of waste received for stabilization/solidification:
 - a. Time and date that each waste load is received;
 - b. Permit number and manifest number associated with the waste;
 - c. Waste name, generator name and location (including the USEPA and IEPA identification number);
 - d. Volume of waste received;
 - e. Identification of the receiving bay where the incoming waste is placed;
 - f. Information pertaining to the actual treatment process, including:
 - i. The time and date when each waste load is treated at the mixing unit;
 - ii. The amount of material added to the waste in the mixing unit (mass per mass or mass per volume basis);
 - iii. Length of time treated waste "cures" before being subjected to the paint filter test, the penetrometer test and any additional tests;
 - iv. Results of the paint filter test; the penetrometer test, if applicable; and
 - v. All analytical results obtained in evaluating the stabilization achieved during treatment of the waste as required in.

- g. The results of the initial treatability study/development of the treatment recipe.
- 5. The areas where waste is handled within the stabilization building (Unit Z) (unloading area, mixing area, loading area, areas trafficked in transporting waste to and from the mixing unit (i.e., mixing box or mixing equipment)) shall be inspected each time after a mixing unit is either filled or emptied. Any waste residue observed on the floor shall be cleaned up immediately. Any spills which occur during the treatment process or during the movement of waste within the facility shall be responded to immediately in accordance with the contingency plan. Documentation of each inspection and spill incident shall be placed in the operating record.
- 6. The areas heavily trafficked during transport of waste to and from the mixing unit shall be cleaned at the end of each eight hour operating shift as time and circumstances allow in accordance with the following procedures:
 - a. Operation of the stabilization facility (Unit Z) shall cease during the required cleanup activities;
 - b. The areas of concern shall be cleaned through use of a pressure washer or steam cleaner. Wastewater generated during this activity shall be directed to the collection sump.
 - c. All washwater which collects in the sump shall be removed prior to resuming operation; and
 - d. Documentation of the cleaning activities shall be placed in the operating record of this facility.
- 7. The mixing unit (i.e., the waste feed hoppers, the mixers, and all associated waste transfer appurtenances) or mixing boxes shall be completely emptied (i.e., as much waste as possible shall be removed) prior to placing a waste in the unit which is subject to different land disposal restrictions than the waste that was previously in the unit. The mixing unit mixing box will be considered empty when it contains no more than 3% (by weight) of the waste that was initially in the unit. Documentation of this cleaning effort shall be placed in the operating record for the facility.
- 8. Treated waste subject to the land disposal restrictions of 40 CFR 268 and/or 35 Ill. Adm. Code 728 shall be managed in accordance with the following procedures:

- a. The treated waste shall not be placed in a landfill disposal unit until it has been demonstrated that the applicable restrictions are met.
- b. Until such time as the analyses necessary to demonstrate compliance with these restrictions are completed, the treated waste shall be stored. Wastes subject to different land disposal restrictions shall be segregated from each other prior to, during and after treatment until it is demonstrated that the wastes have each passed the treatment standards applicable to that waste.
- c. The container or tank may contain waste generated over more than one day of operation.
- d. Once the samples required for the demonstration have been obtained, no new wastes may be added to the container(s) and a new container(s) for the waste of concern must be started.
- e. The demonstration shall be carried out in accordance with the steps listed below:
 - i. To comply with the initial demonstration of documenting the facility's ability to treat a particular waste code. A representative sample shall be collected from the first twenty (20) roll-off boxes and an analyses performed to demonstrate compliance with parameters specific to the Land Disposal Restrictions (LDR) for the pertinent waste code. The results of the sampling (before and after) shall be submitted to this Agency within 30 days after the completion of the analysis of the samples.
 - ii. Once a facility has demonstrated its ability to meet the LDR standards for a particular code, the Permittee(s) may reduce the sampling frequency to the first and last batches, respectively, in any group of containers for which compliance is to be determined.
 - iii. If the treatment standard for any of the constituents is exceeded:
 - a. Treated waste which fails to meet the requirements shall receive additional treatment (this may consist of additional curing time, reintroduction into the treatment facility for further stabilization or transfer to another facility for additional treatment).
 - b. In no event shall the waste be placed in a land disposal unit until the waste meets the applicable LDR standards.

9. All wastes which failed the gate control paint filter test shall be tested by the penetrometer test (after stabilization). No wastes which fails to possess a load bearing capacity of at least 2.0 tons per square foot (TSF) may be disposed.

I. CHEMICAL OXIDATION

1. Only the following waste codes may be processed in the listed waste treatment building utilizing the above method:

D018	Wastes containing less than 35 ppm benzene
D028	Wastes containing less than 10 ppm 1,2-Dichloroethane
D029	Wastes containing less than 100 ppm 1,1-Dichloroethylene
D030	Wastes containing less than 5 ppm 2,4-Dinitrotoluene
D032	Wastes containing less than 10 ppm Hexachlorobenzene
D033	Wastes containing less than 10 ppm Hexachlorobutadiene
D034	Wastes containing less than 5 ppm Hexachloroethane
D035	Wastes containing less than 400 ppm Methyl-Ethyl-Ketone
D039	Wastes containing less than 5 ppm Tetrachlorethylene
D040	Wastes containing less than 10 ppm Trichloroethylene

J. CARBON ADSORPTION

1. All wastes to be treated using carbon adsorption must be evaluated through a treatability study to determine if the carbon adsorption is effective in removing the organic constituents below MWRDGC's sewer discharge. Testing shall be conducted after actual treatment to verify treatment. For wastewater shipped off-site (in accordance with the LDR requirements), the Permittee(s) shall provide to the receiving facility a "certification" for all treatment standards that have been achieved, and/or a "notification" for all constituents which do not meet applicable LDR treatment standards. The results of each treatability study shall be retained as part of the operating record.

K. GENERIC WASTE STREAMS AUTHORIZATIONS PURSUANT TO SECTION 22.11 OF THE ENVIRONMENTAL PROTECTION ACT

1. The permittee is authorized to accept the wastes identified in Condition D(K)(2) below provided the generator complies with the following requirements:

- a. The waste is analyzed in accordance with the waste analysis plan submitted as part of the approved Part B permit application, Condition D(A) and all subsequent waste analysis requirements included in the approved Part B Permit; and it is determined that the waste complies with the acceptance criteria in the approved waste analysis plan;
- b. The waste is delivered by an Illinois licensed special waste hauler or an exempt hauler as defined in 35 Ill. Adm. Code 809.211; and
- c. The waste is accompanied by a manifest, if required.

The Agency has modified its procedures. As a result, an authorization number is no longer required. Therefore, the generator will no longer be required to identify the authorization number on the manifest when shipping waste as authorized by this permit.

- 2. The following categories of waste from more than one generator may be accepted:
 - a. Nonhazardous waste, received for storage and transfer offsite.
 - b. Nonhazardous waste, received for treatment.
 - c. Hazardous waste, received for treatment.
 - d. Hazardous waste, received for storage and transfer offsite.

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ATTACHMENT E CLOSURE CERTIFICATION FORM CLEAN HARBORS SERVICES, INC. NO. 0316000051

RCRA LOG NO. B-16

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Page E-1 of E-1

This statement is to be completed by both the responsible officer and by the registered professional engineer upon completion of closure. Submit one copy of the certification with original signatures and three additional copies.

Closure Certification Statement

The hazardous waste management units at the facility described in this document have been closed in accordance with the specifications in the Agency approved closure plan. I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

USEPA ID Number	Facility Name
Signature of Owner/Operator	Name and Title
Signature of Registered P.E.	Name of Registered P.E. and Illinois Registration Number
Date	

ATTACHMENT F REQUIRED SCOPE OF WORK FOR A RCRA FACILITY INVESTIGATION AT THE CHSI FACILITY

NO. 0316000051

RCRA Log No. B-16

SCOPE OF-WORK-FOR-A-RCRA-FACILITY-INVESTIGATION CLEAN HARBORS OF CHICAGO FACILITY

This Scope of Work relates specifically to the RCRA Facility Investigation (RFI) of the solid waste management units ("SWMU") identified in Section V of this RCRA Permit, which the Permittee(s) is required to perform under the terms of this RCRA permit. In this Scope of Work, "Agency's BOL" refers to the Illinois Environmental Protection Agency's Bureau of Land, Permittee(s) refers to Clean Harbors Services, Inc. and the Illinois International Port District.

I. PURPOSE

The purpose of the RFI is to determine the nature and extent of releases of hazardous waste or constituents, if any, from SWMUs located at the facility and to gather data necessary to prepare a Corrective Action Plan (CAP). Specifically, the information gathered during the RFI will be used to help determine the need, scope and design of a corrective action program.

II. SCOPE OF WORK

The Scope of Work for the RFI is divided into three phases -- Phases I, II and III.

- A. The purpose of Phase I is to provide information on the characteristics and integrity of each unit and conduct field activities, as necessary, to determine if a SWMU has released, is currently releasing, or has the potential to release hazardous waste or constituents to the soil or air which may be impacted for that SWMU.
- B. Phase II of the RFI will be required if the Agency's BOL determines from the data obtained in Phase I that, for any SWMU, (1) a release has occurred to the soil, (2) a release is occurring to the soil or (3) the results are inconclusive. The purpose of Phase II is to define the extent of releases to the soil from these SWMUs.
- C. Phase III will be required if the Agency's BOL determines from the data obtained in Phase II that hazardous wastes or constituents may have migrated to the groundwater. The purpose of Phase III is to define the extent of releases both on-site and off-site to the ground water from SWMUs identified in Phase I or II to have potentially released hazardous waste or hazardous constituents to the groundwater.

Each phase of the investigation is divided into three Subparts. The first Subpart deals with the development of a RFI Workplan by the Permittee. The second Subpart is the implementation of the RFI. The final Subpart covers the submission of reports of activities and results of the RFI.

III. RFI WORKPLANS

The Permittee(s) shall prepare a detailed workplan for each phase of the RFI which contains detailed background information related to the facility and the SWMUs listed in Condition B.1 of Section V of the permit and which describes procedures for each phase of the RFI in accordance with the schedule in Section V of the permit. The RFI Workplan must, at a minimum, contain the information identified in III.A-III.H below. The information in the workplan must be presented in a manner which is similar to the format set forth in these sections. Information provided in each Phase of the RFI may be incorporated into the workplan for the subsequent Phase by reference. Information already submitted in the Part B permit application may also be incorporated by reference into the workplans when appropriate.

A. GENERAL FACILITY INFORMATION

The following information must be provided in the Phase I RFI Workplan regarding the facility overall:

- 1. A description of the facility, including the nature of its business, both past and present. This description should identify (1) the size and location of the facility, (2) the raw materials used and products manufactured at the facility and (3) the Standard Industrial Code which describes the type of activities carried out at the facility;
- 2. Identification of past and present owners;
- 3. A discussion of the facility's past and present operations, including all solid and hazardous waste generation, storage, treatment and disposal activities;
- 4. A brief discussion of each of the SWMUs identified in Section V of this permit;
- 5. A description of all significant surface features (ponds, streams, depressions, etc.) and wells within 1,500 feet of the facility;

- 6. A description of all land usage within 1,500 feet of the facility, including all known SWMUs (residential, commercial, industrial, agricultural, recreational, etc.);
- 7. Identification of all human populations and environmental systems potentially susceptible to contaminant exposure from releases from the SWMUs within a distance of at least 1,500 feet of the facility;
- 8. A description of any interim corrective action measures which were or are being planned or undertaken at the facility;
- 9. Approximate dates or periods of past spills or releases, identification of material spilled, amount spilled, location, and a description of the response actions, including any inspection reports or technical reports generated as a result of the spill or release.
- 10. A current topographic map(s) showing a distance of at least 1,500 feet around the facility and other information described below, and at a scale of one inch equal to not more than 200 feet. Contours shall be shown on the map, with the contour interval being sufficient to clearly show the pattern of surface water flow. If such a map is not available, the workplan shall describe the method for generating the map for inclusion in the Phase I report. The map shall clearly show the following:
 - a. Map scale, North arrow, date, and location of facility with respect to Township, Range and Section:
 - b. Topography and surface drainage depicting all waterways, wetlands, 100-year floodplain, drainage patterns, and surface water areas;
 - c. Property lines, with the owners of all adjacent property clearly indicated;
 - d. Surrounding land use;
 - e. Locations and boundaries of (1) all solid waste management units, both past and present, (2) spill areas and (3) other suspected areas of contamination;
 - f. All injection and withdrawal wells, and

g. All buildings, tanks, piles, utilities, paved areas, easements, rights-of-way, and other features including all known past and present product and waste underground tanks or piping.

The map(s) shall be of sufficient detail and accuracy to locate and report all current and future RFI work performed at the site. The base map(s) shall be submitted in the Phase I report and modified in subsequent reports and workplans as appropriate.

B. NATURE AND EXTENT OF CONTAMINATION

The Phase I Workplan must contain the following information, to the extent known, for each of SWMUs identified in Section V of the permit:

- 1. Location of unit/area:
- 2. The horizontal and vertical boundaries of each unit/area;
- 3. Details regarding the construction, operation and structural integrity of each unit/area;
- 4. A description of all materials managed and/or disposed at each SWMU including, but not limited to, solid waste, hazardous wastes, and constituents, hazardous substances to the extent they are known or suspected over the life of the facility including:
 - a. Type of solid waste, hazardous waste or constituents or hazardous substances placed in the units, including source, hazardous classification, quantity and chemical composition;
 - b. Physical and chemical characteristics, including physical form, physical description, general chemical class, cohesiveness of the waste;
- 5. Quantities of solid and hazardous wastes managed by the unit;
- 6. The history of the utilization of each SWMU and the surrounding areas, including the period of operation and age of the unit;
- 7. Methods used to close the unit, if applicable;

- 8. All available data and qualitative information on the level-of-contamination present at the SWMU;
- 9. A description of the existing degree and extent of contamination at each unit area.
- 10. Identification of additional information which must be gathered regarding 1 thru 9 above;

C. <u>ADMINISTRATIVE OUTLINE</u>

The Permittee(s) shall submit as part of each Phase Workplan a general outline defining the RFI objectives, technical approach, and scheduling of tasks during that phase of the RFI. The Permittee(s) shall prepare a Project Management Plan as part of each Phase Workplan which will include a discussion of the technical approach, schedules, budget, and personnel. The Project Management Plan must also include a description of the qualifications of personnel performing or directing the RFI, and a description of any contractor personnel qualifications. This plan shall also document the overall management approach to the current Phase of the RFI.

D. SITE-SPECIFIC SAMPLING PLANS

The Permittee(s) shall prepare detailed site-specific sampling plans for each phase of the RFI which address all field activities needed to obtain site-specific data. The plans must contain: a statement of sampling objectives, specifications of equipment, analyses of interest, sample types, sample locations and schedules for sampling. Wherever appropriate, Test Methods for Evaluating Solid Wastes, Third Edition. (SW-846), including Final Update I, sampling, analysis, and statistical methods shall be utilized. The plans must address all levels of the investigations, as well as types of investigations conducted on specific environmental media (i.e., soil, air, surface water, groundwater). The plans must describe in detail how each phase of the RFI will be implemented.

1. Phase I Sampling and Analysis Plan

The Phase I Sampling and Analysis Plan must describe methods to determine whether any of the SWMUs to be investigated have released or are currently releasing hazardous waste or constituents, hazardous substances, agrichemical or pesticide into the environment. This Phase I Sampling Plan shall be submitted as part of the RFI Phase I Workplan. The workplan must contain procedures for:

a. Soils Investigation

The Phase I Workplan must provide for a determination of the presence or absence of releases of hazardous waste and constituents, hazardous substances, agrichemicals or pesticides into the soil around and under each SWMU which must be investigated, based upon the information present in the Phase I Work Plan. To meet this requirement, the workplan must identify:

- i. The procedures which will be used to describe and characterize the soils in and around the subject SWMU(s) down to the water table, including, but not limited to, the following:
 - (a) Unified Soil Classification;
 - (b) Soil profile; and
 - (c) Elevation of water table;
- ii. The parameters and hazardous constituents to be used to establish the presence or absence of contamination. These must include, but are not limited to, specific hazardous constituents of wastes known or suspected to have been managed by the SWMU(s) as identified and determined by the unit characterization information presented in the work plan.
- iii. The basis for selecting the parameters and constituents in (ii) above.
- iv. The methodology for choosing sampling locations, depths, and numbers of samples.
- v. Sampling procedures for each parameter or constituent to be analyzed. All soil samples taken must be handled in accordance with 40 CFR 261, Appendix III and the Agency's BOL soil volatile sampling procedure if volatiles are to be analyzed. All other environmental media samples must be collected and handled in accordance with USEPA approved and standardized methods for evaluation of solid wastes.

- vi. Analytical methods to be used in the analysis of the samples. If any of these methods is not consistent with those specified in <u>Test Methods for Evaluating Solid Waste</u>, <u>Physical/Chemical Methods</u>, Third Edition (U.S. EPA SW-846), a complete description of the methods to be used and the justification for not using the appropriate SW-846 methods must be provided.
- vii. Procedures and criteria for evaluating analytical results to establish the presence or absence of any contamination.

b. Air Investigation

- i. The Phase I Workplan must provide for an investigation to characterize the particulate and gaseous contaminants released into the atmosphere. A determination of "no impact" must be justified and documented to the satisfaction of the Agency's BOL. This investigation shall provide the following information:
 - (a) A description of the horizontal and vertical direction and velocity of contaminant movement;
 - (b) The rate and amount of release; and
 - (c) The chemical and physical composition of the contaminants release, including horizontal and vertical concentration profiles.

The Permittee(s) shall document the procedures used in making the above determinations.

- ii. The Phase I Workplan must provide for characterizing the climate in the vicinity of the facility. Such information shall include, but not be limited to:
 - (a) A description of the following parameters:
 - (1) Annual and monthly rainfall averages;
 - (2) Monthly temperature averages and extremes;

- (3) Wind speed and directions;
- (4) Relative humidity and dew point;
- (5) Atmospheric pressure;
- (6) Evaporation data;
- (7) Development and inversions; and
- (8) Climate extremes that have been known to occur in the vicinity of the facility, and the frequency of occurrence.
- (b) A description of topographic and manmade features which affect air flow and emission patterns, including:
 - (1) Ridges, hills or mountain areas;
 - (2) Canyons or valleys;
 - (3) Surface water bodies;
 - (4) Wind breaks and forests:
 - (5) Buildings; and
 - (6) Other man-made features.

2. Phase II Sampling and Analysis Plan

The Phase II Sampling and Analysis plan, if necessary, must describe procedures to determine the nature and extent of hazardous waste and/or hazardous constituents released to the soil. This workplan shall address and/or include, at a minimum:

a. A description of what is known about the horizontal and vertical extent of contamination;

- b. A description of relevant contaminant and environmental chemical properties within the affected source area and plume, including solubility, specification absorption, leachability, exchange capacity biodegradability, hydrolysis, photolysis, oxidation and other factors that might affect contaminant migration and transformation (if known);
- c. Specific contaminant concentrations, if known;
- d. The horizontal and vertical velocity and direction of contaminant movement (if known);
- e. An extrapolation of future contaminant movement (if known); and
- f. The methods and criteria to be used to define the boundaries of the plume(s) of contamination:
- g. The parameters and constituents to be used to establish the presence or absence of a plume of contamination. This must include, but need not be limited to, specific hazardous constituents of wastes known or suspected to have been placed in the SWMUs;
- h. The basis for selecting the parameters and constituents in g above;
- i. The methodology for choosing sampling locations depths, and numbers of samples;
- j. Sampling procedures for each parameter or constituent to be analyzed;
- k. Analytical methods to be used in the analysis of the samples. If any of these methods are not identical to those specified in <u>Test Methods for Evaluating Solid Waste, Physical/Chemical Methods</u>, Third Edition (U.S. EPA SW-846), a complete description of the methods to be used and the justification for not using the SW-846 methods shall be provided; and
- 1. Procedures and criteria for evaluating analytical results to establish the presence or absence of any plume of contamination.

3. Potential Receptors

- If (1) a release to air or groundwater is detected, or (2) the Permittee(s) desires to establish site-specific soil cleanup objectives, then the subsequent RFI Phase Report must provide data describing the human populations and environmental systems within a radius of 1,500 feet of the facility boundary or SWMU, whichever provides the greatest distance that may be affected by releases from SWMUs must be collected and submitted to the Agency's BOL. The following characteristics shall be identified.
- a. Local uses and possible future uses of groundwater. Of special concern is the identification of the:
 - i. Type of use (e.g. municipal or residential drinking water source, industrial, etc.); and
 - ii. Location of groundwater users, including wells and discharge areas.
 - iii. Construction details of any wells (public or private) in the area;
 - iv. Water-bearing geologic units from which the groundwater is obtained.
- b. Local uses and possible future uses of surface waters draining the facility:
 - i. Domestic and municipal;
 - ii. Recreational;
 - iii. Agricultural;
 - iv. Industrial; and
 - v. Environmental.
- c. Human use of, or access to, the facility and adjacent lands, including, but not limited to:
 - i. Recreation (including hunting);
 - ii. Agriculture;

- iii. Residential;
- iv. Commercial;
- v. Zoning; and
- vi. Location between population locations and prevailing wind direction.
- d. A description of the biota in surface water bodies on, adjacent to, or affected by the facility.
- e. A description of ecology of, and adjacent to the facility.
- f. A demographic profile of the people who use or have access to the facility and adjacent land, including, but not limited to: age, sex, and sensitive subgroups.
- g. A description of any endangered or threatened species (both proposed and listed) near the facility. The U.S. Fish and Wildlife Service must be contacted to obtain this information.

4. Phase III - Hydrogeologic and Hydrologic Investigation

The potential for releases to groundwater from a given SWMU must be investigated as part of Phase III of the RFI if the Agency's BOL determines from the data obtained during the RFI Phase II investigation that releases to soil from a given SWMU may have migrated to the groundwater below the site, or the data is inconclusive. The RFI Phase III hydrogeologic and geologic investigation plan must provide descriptions of groundwater monitoring systems which will provide adequate data on the detection, nature, extent and rate, and concentration of any releases to groundwater or surface water.

Groundwater monitoring will not be required for a SWMU during the RFI Phase III investigation, if the Permittee(s) can demonstrate, based upon the data obtained from the soils investigation under the RFI Phase I environmental media investigation that no releases have occurred from the SWMU(s), or, based upon the data obtained from the rate and extent evaluation under the RFI Phase II investigation that contaminants from the subject SWMU(s) have not entered the groundwater. The Agency reserves the right to require a groundwater monitoring program for SWMUs based upon interim or final corrective measures chosen.

--- If releases of hazardous waste or constituents, hazardous substance, agrichemicals or pesticides, have entered the groundwater at a particular SWMU, the RFI Phase III Workplan shall address a hydrological investigation and groundwater monitoring for a SWMU or group of SWMUs at the time the Agency notifies the Permittee(s) that a RFI Phase III Workplan is required. This workplan must include:

- a. Information, as it is available, regarding:
 - i. The regional geologic and hydrogeologic characteristics in the vicinity of the facility, including stratigraphy, hydrogeologic flow and the areas of recharge and discharge;
 - ii. Any topographic or geomorphic features that might influence the groundwater flow system;
 - iii. The hydrogeologic properties of all of the hydrogeologic units found at the site down to the first bedrock aquitard, including: hydraulic conductivity and porosity, texture, uniformity and lithology; an interpretation of hydraulic interconnections between saturated zones; and zones of significant fracturing or channeling in the unconsolidated and consolidated deposits;
 - iv. Using the facility map as a base, isopach and structural contour maps, and at least two (2) geologic cross sections showing the extent (depth, thickness, lateral extent) of all hydrogeologic units within the facility boundary, down to the first bedrock aquitard, identifying: all units in the unconsolidated and consolidated deposits; zones of higher permeability or lower permeability that might direct or restrict the flow of contaminants; perched aquifers; and the first saturated zone that may have a potential for migration of contaminants;
 - v. The water level or fluid pressure monitoring, including: water level contour maps and vertical gradient sections, well or piezometer hydrographs and interpretation of the flow system, interpretation of any changes in hydraulic gradients, and seasonal fluctuation; and

- vi. Any man-made influences that may affect the hydrogeology of the site, identifying local water supply and production wells and other man-made hydraulic structures within 1500 feet of the facility boundary.
- b. Procedures for obtaining information identified in III.D.4.a above which was not obtained during preparation of the workplan.
- c. Documentation that sampling and analysis of groundwater monitoring wells will be carried out in accordance with the approved Data Collection Quality Assurance Plan as required in III.F. below. The Plan shall provide information on the design and installation of all groundwater monitoring wells. The designs shall be in accordance with the latest version of the Technical Enforcement Guidance Document (TEGD), where appropriate, and the latest version of the Agency's BOL design criteria. At a minimum:
 - i. The groundwater monitoring wells must consist of monitoring wells installed in the uppermost aquifer and in each underlying aquifer (e.g., sand units) which are hydraulically interconnected;
 - ii. At least one background monitoring well in each aquifer shall be installed hydraulically upgradient (i.e., in the direction of increasing static head) from the limit of the SWMUs, except to the extent that SWMUs in close proximity can be investigated with the same background well system. The number, locations, and depths must be sufficient to yield groundwater samples that are: (a) representative of background quality in the uppermost aquifer and units hydraulically interconnected beneath the facility; and (b) not affected by SWMUs at the subject facility; and
 - iii. Monitoring wells in each appropriate aquifer shall be installed hydraulically downgradient (i.e., in the direction of decreasing static head) at the limit of the SWMU or at the limit of each group of proximate SWMUs. The number, locations and depths of the groundwater monitoring wells must ensure that they allow for detection of releases of hazardous waste or hazardous constituents from the SWMU(s).

d. A sampling plan which specifies:

- i. The parameters and constituents to be used to establish the presence or absence of a plume of contamination. These must include, but need not be limited to, specific hazardous constituents of wastes determined to have been placed in or released from the SWMUs (including any possible degradation products);
- ii. The basis for selecting the parameters and constituents in i above;
- iii. The methodology for investigating the hydrostratigraphic units at site, and the locations, depths, and concentration specifications for each monitoring well;
- iv. Sampling procedures for each parameter or constituent to be analyzed, including sampling frequency;
- v. Analytical methods to be used in the analysis of the samples. If any of these methods is not consistent with those specified in <u>Test Methods for Evaluating Solid Waste</u>, <u>Physical/Chemical Methods</u>, Third Edition (U.S. EPA SW-846), a complete description of the methods to be used and the justification for not using the appropriate SW-846 methods will be provided; and
- vi. Procedures and criteria for evaluating analytical results to establish the presence or absence of any plume of contamination.

If the Agency's BOL determines from the data obtained during the Phase III investigation that releases of hazardous waste or constituents have occurred to the groundwater or that the data are inconclusive, the Permittee(s) must submit a Groundwater Monitoring Plan to determine the vertical and horizontal distribution of the contaminants identified and to predict the long-term disposition of any contaminants. This groundwater monitoring program must include proposals for establishing the locations, depths, and construction specifications for additional monitoring wells that may be necessary to delineate the extent of any plume. The methodology of the investigation, the sampling procedures, analytical methods, and procedures for evaluating analytical results to establish the extent of the plume shall be the same as above unless specifically identified in the Phase III workplan. The Groundwater Monitoring Plan must also specify the criteria which will be used to determine the limits of the plume.

E. DATA COLLECTION QUALITY ASSURANCE

The Permittee shall prepare a plan which describes the procedures which will be used to carry out and monitor all sampling and analysis efforts to ensure that all information and data collected are technically sound, statistically valid and properly documented. Such a plan, referred to as a Quality Assurance Project Plan, must be developed using a format in which the fourteen items listed below are discussed in detail:

- 1. Project Description
- 2. Project Organization and Responsibility
- 3. Quality Assurance Objectives for Data Measurements
- 4. Sampling Procedures
- 5. Sample Custody
- 6. Calibration Procedures and Frequency
- 7. Analytical Procedures
- 8. Data Reduction, Validation and Reporting
- 9. Internal Quality Control Audits
- 10. Performance and System Audits
- 11. Preventative Maintenance
- 12. Specific Routine Procedures Used to Assess Data Precision, Accuracy and Completeness
- 13. Corrective Action
- 14. Quality Assurance Reports to Management

F. DATA MANAGEMENT PLAN

The Permittee(s) shall develop and initiate a Data Management Plan to document and track investigation data and results. This Plan shall identify and set-up data documentation materials and procedures, project file requirements, and project-related progress reporting procedures and documents. The Plan shall also provide the format to be used to present the raw data and conclusions of the investigation(s). This plan shall be submitted with each Phase Workplan.

H. HEALTH AND SAFETY PLAN

Under the provisions of 29 CFR 1910 (54 Fed. Reg. 9295 (1989), cleanup operations must meet the applicable requirements of OSHA's Hazardous Waste Operations and Emergency Response standard. These requirements include hazard communication, medical surveillance, health and safety programs, air monitoring, decontamination and training. General site workers engaged in activities that expose or potentially expose them to hazardous substances must receive a minimum of 40 hours of safety and health training off site plus a minimum of three days of actual field experience under the direct supervision of a trained experienced supervisor. Managers and supervisors at the site must have at least an additional eight hours of specialized training on managing hazardous waste operations. These requirements must be met during each phase of the RFI.

IV. IMPLEMENTATION OF RFI

The Permittee(s) shall conduct those investigations necessary to characterize the site, and to determine the nature, rate and extent of migration, and concentrations of hazardous waste or constituents, if any, released from the SWMU's into the surface water and sediments, groundwater, air, and soil. The investigations must be of adequate technical content to support the development and evaluation of a corrective action program, if one is deemed necessary by the Agency.

The investigation activities shall follow the plans and procedures set forth in the Workplan(s) and the RFI schedule. Any actual or anticipated deviations from the Workplan(s) or the RFI schedule shall be reported no later than the time of submission of the next quarterly report required by Section V below subsequent to the determination of need or actual deviation from the Workplan.

V. SUBMISSION OF REPORTS AND RESULTS OF RFI ACTIVITIES

The Permittee(s) must prepare and submit quarterly progress reports and a final report on the activities and results of each Phase of the RFI activities as appropriate. The progress reports shall contain at a minimum:

- 1. An estimate of the percentage of the investigation completed;
- 2. Summary of activities completed during the reporting period;
- 3. Summaries of all actual or proposed changes to the Workplan or its implementation;
- 4. Summaries of all actual or potential problems encountered during the reporting period;
- 5. Proposal for correcting any problems;
- 6. Projected work for the next reporting period; and
- 7. Other information or data as requested in writing by the Agency's BOL.

The workplans and reports which must be submitted to the Agency for review and approval in accordance with the schedule set forth in the following table:

RFI IMPLEMENTATION SCHEDULE

Facility Action	<u>Due Date</u>
Submission of RFI Phase I Workplan.	Within 120 days after effective date of the permit.
Completion of RFI Phase I investigation and submission of Phase I Report and Summary.	Within timeframes established by the Agency following review of the RFI Phase I Workplan.
Submission of RFI Phase II Workplan.	Within 90 days after notification of the need of Phase II by Agency's BOL.

RFI IMPLEMENTATION SCHEDULE (continued)

Facility Action

Due Date

Completion of RFI Phase II investigation and submission of Phase II Report and Summary.

To be negotiated with the Agency's BOL during review of Phase II workplan.

Quarterly Progress Reports

Report to the Agency by the

For months of

following

January-March April-June July-September October-December February 1

May 1 August 1 November 1

Submission of Implementation Interim Measures Report.

Within 30 days from the date interim measures were determined by the Agency to be necessary.

Submission of RFI Phase III Workplan.

Within 90 days after notification of the need of Phase III by Agency's BOL.

Completion of RFI Phase III Investigation and Submission of Phase III Report and Summary.

To be negotiated with the Agency's BOL during review of Phase III Workplan.

WRW:bjh\963192S.WPD

ATTACHMENT G

APPROVED PERMIT SECTION IDENTIFICATION

FOR THE ORIGINAL RCRA

PERMIT ISSUED ON

SEPTEMBER 30, 1993

CLEAN HARBORS SERVICES, INC.

0316000051

RCRA PERMIT LOG NO. B-16

APPROVED PERMIT SECTION IDENTIFICATION FOR THE-ORIGINAL RCRA PERMIT LOG NO. 16 ISSUED ON SEPTEMBER 30, 1993

<u>Title</u>	Latest Revision Date			
SECTION A RCRA PART A APPLICATION [EPA FORM 8700-23 (01-90)]	12/22/92			
SECTION B FACILITY DESCRIPTION				
B-1 General Description	02/15/91			
B-2 Topographic Map	02/15/91			
B-3 Location Requirements	06/10/91			
B-4 Traffic Information	06/10/91			
B-5 Operating Record	02/05/91			
SECTION C - WASTE CHARACTERISTICS				
C-1 Chemical and Physical Analysis	08/14/92			
C-1(i) Primary Physical and Chemical Treatment	10/91			
C-1(ii) Specialized Pretreatment Prior To Primary Treatment	12/23/92			
C-1(iii) Storage and Treatment of Listed Hazardous Wastes	12/23/92			
C-1(iv) Stabilization and/or Fixation Prior To Off-Site Disposal	12/23/92			

<u>Title</u>		Latest Revision Date	
	C-1(v)	Storage and Transfer of Hazardous Waste Using Tanks and Containers	02/14/92
	C-1(vi)	Storage and Blending of Hazardous Waste Fuels	02/14/92
	C-1(vii)	Compacting of Hazardous Waste	12/28/92
	C-1(viii)	Treatment of D002 Liquid/Solid Mixtures	12/28/92
	C-la	Containerized Waste	02/15/91
	C-1b	Waste in Tank Systems	02/15/91
	C-1d	Landfilled Waste	02/15/91
	C-le	Wastes Incinerated and Used in Performance Tests	02/15/91
	C-1f	Wastes to be Land Treated	02/15/91
C-2	Waste Ar	nalysis Plan	02/15/91
	C-2a	Parameters and Rationale	06/10/91
	C-2a(i)	Waste Pre-qualification Procedures	06/10/91
	C-2a(ii)	Conformance Testing	06/10/91
	C-2a(iii)	Process Operation and Compatibility Testing	03/15/93
	C-2b	Test Methods	03/15/93
	C-2c	Sampling Methods	03/15/93
	C-2d	Frequency of Analysis	15/91

<u>Title</u>		Latest Revision Date	
	C-2e	Additional Requirements for Wastes Generated Off-Site	02/15/91
	C-2e(i)	Bulk Transport Receiving Procedures	02/15/91
	C-2e(ii)	Container Receiving Procedures	02/15/91
	C-2e(iii)	Lab Packed Waste Receiving Procedures	02/15/91
	C-2e(iv)	General Waste Acceptance Criteria	02/15/91
	C-2e(v)	Nonconformance	03/15/93
	C-2e(vi)	Rejected Loads	02/14/92
	C-2f	Additional Requirements for Ignitable, Reactive or Incompatible Wastes	02/14/92
	C-2g	Waste Analysis Requirements for Land Disposal Restrictions (LDR)	02/15/91
C-3	Quality A	assurance	02/15/91
		PROCESS INFORMATION	
Intro	duction		
D-1	Container	TS	02/14/92
	D-1(i) Ov	verview of Drum Management Activities	02/14/92
	A.	Existing Container Storage Area	02/14/92
	B.	Proposed Outdoor Container Storage Area	02/14/92
	C.	Proposed Lab Pack Repack Area	02/14/92

<u>Ti</u>	<u>lle</u>	Latest Revision Date
D.	Proposed Fuel Blending Operation	02/14/92
E.	Proposed Drum Crushing & Compaction Area	02/14/92
F.	Proposed Rail Car Transfer Operation	02/14/92
G.	Mobile Waste Compactor	02/14/92
H.	Proposed Treatment of D002 Liquid/Solid Mixtures	12/23/92
Ι.	Proposed Non-Hazardous Waste Drum Storage/Consolidation Area	12/23/92
J.	Proposed Aerosol Can Compactor	12/23/92
D-1(ii)	Roll-off Container Management Activities	12/23/92
D-	la Containers With Free Liquids	
D-	1a(1) Description of Containers	02/14/92
D-	1a(2) Container Management Practices	02/14/92
D-	1a(3) Secondary Containment System Design and Operation	02/14/92
D-	1a(3)(a) Requirement for the Base or Liner to Contain Liquids	02/14/92
D-	la(3)(b) Containment System Drainage	02/15/91
D-	1a(3)(c) Containment System Capacity	06/10/91
D-	la(3)(d) Control of Run-On	06/10/91
D-	la(3)(e) Removal of Liquids from Containment System	06/10/91
D-	lb Containers Without Free Liquids	. 02/14/92

<u>Title</u>		Latest Revision Date		
D-2	Tank Sys			
	D-2a(1)	Assessment of Existing Tank System's Integrity	02/15/91	
	D-2a(2)	External Corrosion Protection	02/15/91	
	D-2b	New Tank Systems	02/14/92	
	D-2c	Dimensions and Capacity of Each Tank	02/14/92	
	D-2d	Description of Feed Systems, Safety Cutoff, Bypass Systems and Pressure Controls	02/14/92	
	D-2e	Diagram of Piping, Instrumentation and Process Flow for Each Tank System	02/14/92	
	D-2f	Containment and Detection of Releases	02/14/92	
	D-2g	Controls and Practices to Prevent Spills and Overflows	02/14/92	
D-3 Waste Piles		les	02/14/92	
D-4	Surface I	mpoundments	02/14/92	
D-5	Trial Bur	ns	02/14/92	
D-6	Landfills		02/14/92	
D-7	Land Tre	atment	02/14/92	
SEC	SECTION E GROUNDWATER MONITORING			
E-1 Exemption from Groundwater Protection Requirements 02/15/91				

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SECTION F -- PROCEDURES TO PREVENT HAZARDS

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	F-1a	Security Procedures and Equipment	02/15/91
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	F-1a(2)	Barrier and Means to Control Entry 02	/15/91
	F-1a(1)(a)) Barrier 02	/14/92
	F-1a(2)(b)) Means to Control Entry	02/14/92
	F-1a(3)	Warning Signs	02/14/92
	F-1b	Waiver	02/14/92
F-2	Inspection	Schedule	02/14/92
	F-2a	General Inspection Requirements	02/15/91
	F-2b	Specific Process Inspection Requirements	02/15/91
	F-2b(1)	Container Inspection	02/15/91
	F-2b(2)	Tank System Inspections	02/15/91
	F-2b(2)(a) Tank Construction Materials	02/15/91
	F-2b(2)(b) Tank Surrounding Area 02	/15/91
	F-2b(2)(c)	Tank Overfilling Control Equipment	02/15/91
	F-2b(2)(d) Tank Monitoring Data06	/10/91
	F-2b(2)(e	Tank Level of Waste	06/10/91

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	F-2b(2)(f)	Tank Condition Assessment for Unretrofitted Tanks	06/10/91
	F-2b(3)	Waste Pile Liner Inspection	06/10/91
	F-2b(4)	Waste Pile Inspection	06/10/91
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	F-2b(6)	Incinerator Inspection	06/10/91
	F-2b(7)	Landfill Inspection	06/10/91
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	F-4c	Water Supplies	03/15/93

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	F-4e	Personnel Protection Equipment	06/10/91
F-5	Preventio	on of Reaction of Ignitable, Reactive or Incompatible Wast	tes
	F-5a	Precautions to Prevent Ignition or or Reaction of Ignitable or Reactive Wastes 06/1	0/91
	F-5b	General Precautions for Handling Ignitable or Reactive Waste and Mixing of Incompatible Waste.	02/14/92
	F-5c	Management of Ignitable or Reactive Wastes in Containers	02/14/92
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H-2 I	Implemer	ntation of Training Program	02/14/92
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I-3 Notice in Deed and Certification	12/23/92
I-4 Closure Cost Estimate	12/23/92
I-5 Financial Assurance Mechanism for Closure	12/23/92
I-6 Post Closure Cost Estimate	12/23/92
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D-3.	Physical Data for Existing Tanks	02/14/92	
D-4.	Operating Data for Existing Tanks	02/14/92	
D-5.	Physical Data for Proposed Tanks	03/15/93	
D-6.	Operating Data for Proposed Tanks	03/15/93	

<u>List c</u>	of Tables	Latest Revision Date
D-7.	General Container Information	06/10/91
D-8.	List of Reagents Used in Waste Treatment Processes	03/15/93
F-1.	Inspection Schedule	. Undated
F-2.	General Facility Inspection Key Inspection Elements	. 02/15/92
F-3.	Unit Specific Inspection Key Inspection Elements	. 02/15/91
F-4.	Protective Equipment Guide	06/10/91
F-5.	List Of Loading/Unloading Areas	03/15/91
G-1.	List of Emergency Coordinators	07/16/92
G-2.	List Of Coordination Agreements	07/16/92
G-3.	Emergency Equipment Capabilities	02/15/91
H-1.	Training Program Outline	02/15/91
H-2.	Training Topics	Undated
I-1.	Capacity of Existing/Proposed Hazardous Waste Storage/Treatment Units	02/14/92
I-2.	Closure Timeline	02/14/92
<u>List (</u>	of Appendices La	test Revision Date
B-1.	CHCI Drawing No. 4200, Issue A - Site Location and Surrounding Land Use	09/19/90

<u>List (</u>	of Appendices	Latest Revision Date
B-2.	CHCI Drawing No. 4201, Issue C - Flood Plain and Site Plan	02/14/92
B-3.	CHCI Drawing No. 4202, Issue C - Site Plan and Topography	02/14/92
B-4.	CHCI Drawing No. 4203, Issue C - Site Plan Existing Facilities	. 02/14/92
B-5.	CHCI Drawing No. 4204, Issue C - Site Plan Existing, Approved and Proposed Facilities & Operations	02/14/92
B-6.	City of Chicago Zoning Ordinance, Page Nos. 227B, 228B, 234B, and 235B. Amended January 1, 1971	
B-7.	Legal Description and Survey, Clean Harbors of Chicago, Inc., Drawing No. N-116032, prepared by National Survey Services, Inc.	Undated
B-8.	CHCI Drawing No. 4223, Issue A - Wind Rose	. 09/19/90
B-9.	Seismic Survey	. 01/24/91
B-10.	Vicinity/Access Maps	Undated
B-11.	Stony Island Avenue Construction Upgrade	05/89
B-12.	Roadway Analysis	01/24/91
B-13.	Stony Island Avenue Construction Details	Undated
C-1.	Typical Waste Analyses	Undated
C-2.	Laboratory Equipment	Undated
C-3.	Treatability Study Data for Oxidation of Organic Compounds	Undated

List of Appendices		Latest Revision Date	
C-4.	Treatability of Organic Compounds Using Carbon Adsorption	Undated	
C-5.	Treatability Study Data for Stabilization/Fixation of Wastes	05/28/92	
D-1.	Process Descriptions for Existing and Proposed Activities at Clean Harbors of Chicago, Inc.	02/15/91	
D-2.	CHCI Drawing no. 4209, Sheet 1 of 2, Issue B - Existing Drum Storage Layout Building No. 2	02/01/91	
D-3.	CHCI Drawing No. 4209, Sheet 2 of 2, Issue B - Existing Drum Storage Layout Building No. 2	02/01/91	
D-4.	CHCI Drawing No. 4210, Issue B - Approved and Proposed Container Management area Layout and Details	02/14/92	
D-5.	Direct Design Limited Dwg. No. A1 - Containers Outdoor Storage Area Phase II - Foundation Detail	03/20/91	
D-6.	Direct Design Limited Dwg. No. A2 - Containers Outdoor Storage Area Phase I - Building Elevations	03/20/91	
D-7.	Direct Design Limited Dwg. No. A3 - Containers Outdoor Storage Area Phase I - Foundation/Floor Plan	03/19/91	
D-8.	Direct Design Limited Dwg. No. A4 - Containers Outdoor Storage Area Phase I - Foundation Details	03/20/91	

List of Appendices	Latest Revision Date
D-9. Direct Design Limited Dwg. N Containers Outdoor Storage Ar Foundation/Floor Plan	ea Phase II - Rec'd
D-10. Direct Design Limited Dwg. N Containers Outdoor Storage Ar Building Elevations	ea Phase II - Rec'd
D-11. CHCI Dwg. No. 4211, Issue C Proposed Lab Pack Repack and Consolidation Area Details	
D-12. CHCI Dwg. No. 4228, Issue B Proposed Lab Pack Repack and Consolidation Area Elevat	
D-13. CHCI Dwg. No. 4213, Sheet 2 Equipment Layout - Proposed 1	
D-14. CHCI Dwg. No. 4212, Issue B Proposed Drum Crushing and C	
D-15. CHCI Dwg. No. 4217, Issue B Containment Area Details	•
D-16. CHCI Dwg. No. 4218, Issue C Medical Waste Storage Pad De	
D-17. Container Management Guidel	inesUndated
D-18. Technical Specification for Coa	ating Systems Undated
D-19. Professional Engineer (PE) Cer of the Construction of the Exist Container Storage Area	ing
D-20. CHCI Dwg. No. 4208, Issue A Existing Facilities	

List of Appendices	Latest Revision Date
D-21. CHCI Dwg. No. 4205, Sheet 1 of 2, Issue B - Process Flow, Piping and Instrumentation Diagram - Existing Operations	09/19/90
D-22. CHCI Dwg. No. 4205, Sheet 2 of 2, Issue B - Process Flow, Piping and Instrumentation Diagram - Existing Operations	02/01/91
D-23. CHCI Dwg. No. 4206, Issue B - Piping and Instrumentation Diagram - Air Pollution Control Systems for Existing Operations	02/01/91
D-24. Construction Details for Existing Waste Receiving Tanks	09/02/80
D-25. Construction Details for Existing Bulk Storage Tanks	12/17/80
D-26. CHCI Dwg. No. 4214, Issue A - Existing Tank Farm Details	09/19/90
D-27. Chem Clear Dwg. No. M-0012-E: Design Details, Existing Chemical Treatment Unit	09/15/81
D-28. Chem Clear Dwg. No. M-0010-D: Design Details, Existing Clarifier Internal Assembly	03/26/81
D-29. Design Details, Existing Secondary Treatment Tanks, Sheet Nos. 1 through 4	Undated
D-30. R.A. Morley Co. Dwg. No. 4033-D: Design Details, Existing Sludge Sump	02/80
D-31. Chem Clear Dwg. No. 4068-C: Design Details, Existing Sludge Conditioning Tank 02/0	03/88

<u>List of Appendices</u>	Latest Revision Date
D-32. Clean Harbors Dwg. No. 2916-M-01: Existing Reactor Vessel Details	Undated
D-33. Chem Clear Dwg. No. 4062-C: Modifications in Effluent Holding Tank	09/12/88
D-34. Chem Clear Dwg. No. 4034-D: Tank Details Oily Waste Water Pretreatment	11/02/83
D-35. Design Details, Waste Storage Tank	Undated
D-36. Professional Engineer (PE) Certification of Assessment of the Integrity of the Existing Tank Systems	06/10/91
D-37. CHCI Dwg. No. 4219, Issue C - Proposed Sludge Conditioning Tank Details	06/16/91
D-38. CHCI Dwg. No. 4231, Issue B - Reactor Vessel Installation and Secondary Containment Plan and Details	05/16/91
D-39. CHCI Dwg. No. 4213, Sheet 1 of 3, Issue C - Equipment Layout - Proposed Operations	14/92
D-39A. CHCI Dwg. No. 4213, Sheet 3 of 3, Issue A - Equipment Layout - Proposed Operations	14/92
D-40. CHCI Dwg. No. 4207, Sheet 1 of 3, Issue A - Process Flow, Piping and Instrumentation Diagram - Proposed Operations	02/01/91
D-41. CHCI Dwg. No. 4207, Sheet 2 of 3, Issue B - Process Flow, Piping and Instrumentation Diagram - Approved and Proposed Operations	01/91

<u>List of Appendices</u>	Latest Revision Date
D-42. CHCI Dwg. No. 4229, Issue B - Proposed Process Building No. 3 Plan, Sections, Details	02/14/92
D-43. CHCI Dwg. No. 4230, Issue B - Proposed Process Building No. 3 Elevations	02/14/92
D-44. CHCI Dwg. No. 4216, Issue D - Proposed Listed Wastes Storage/Transfer Farm Details	02/14/92
D-45. CHCI Dwg. No. 4207, Sheet 3 of 3, Issue D - Process Flow, Piping and Instrumentation Diagram - Proposed Fuels Blending Operations	12/18/92
D-46. CHCI Dwg. No. 4215, Issue D - Proposed Flammable Storage Tank Farm Details	02/14/92
D-47. Structural Design and Secondary Containment Calculations for Proposed Units	06/06/91
D-48. Subsurface Investigation Report, O'Brien & Associates, Inc., June 1991	06/91
D-49. Professional Engineer (PE) Assessment and Certification of the Design of New Tank Storage System	06/03/91
D-49A. Professional Engineer (PE) Assessment and Certification of the Design of Pegasus Tank Processing System	03/91
D-50. Pegasus Fuel Blending System Operations Manual	01/09/92
D-51. CHCI Dwg. No. 4235, Issue B - Control Panel Face Layout Drum Processing	4/92

List of Appendices	Latest Revision Date
D-52. CHCI Dwg. No. 4236, Issue B - Control Panel Face Layout Drum Processing	02/14/92
D-53. CHCI Dwg. No. 4237, Issue B - Drum Processing System Schematic	12/18/92
D-54. CHCI Dwg. No. 4238, Issue B - Enclosure Vacuum, Fire Prevention and Suppression	12/18/92
D-55. CHCI Dwg. No. 4239, Issue B - Drum Movement Isometric	12/18/92
D-56. CHCI Dwg. No. 4240, Issue B - Simplified Process Flow and Material Balance	12/18/92
D-57. CHCI Dwg. No. 4241, Issue B - Waste Liquid Piping Schematic	12/18/92
D-58. Sample Labels/Markings	02/14/92
D-59. Professional Engineer (PE) Assessment and Certification of the Design of Proposed Container Storage Areas	12/11/92
D-60. Manufacturer's Literature for Mobile Waste Compactor	Undated
D-61. CHCI Dwg. No. 4234, Issue A - Proposed Truck Loading Dock & Truck Sampling Pad Details	02/14/92
D-62. Clean Harbors of Chicago, Inc., Proposed Non-Hazardous Drum Storage & Bulking Area Layout, CHCHI Dwg No. 4266 (Issue A)	

<u>List o</u>	f Appendices	Latest Revision Date
D-63.	Clean Harbors of Chicago, Inc., Site Plan Proposed Non-Hazardous Drum Storage & Bulking Area, CHCI Dwg. No. 4266 (Issue A)	10/13/92
D-64.	Manufacturer's Literature, Aerosol Compaction System	Undated
D-65.	Minimum Tank Thickness Calculations	03/15/93
F-1.	Confined Space Entry Procedures	Undated
F-2.	Personal Protective Equipment Program	03/90
F-3.	Medical Waste Health/Safety Control Plan	10/90
F-4.	Equipment and Procedures for Transfer of Flammable Liquids	Undated
F-5.	25-Year, 24-Hour Rainfall Chart, Excerpted from the US Department of Commerce Frequency Atlas of the United States	Undated
F-6.	Fire Control analysis, prepared by Gage Babcock & Associates, Inc., for Clean Harbors of Chicago, Inc	13/92
F-7.	Professional Engineer (PE) Assessment and Certification of the Design of Railcar Containment Basins	02/13/92
F-8.	Manufacturer's Literature for Steel Railcar Containment Pans	Undated
F-9.	Secondary Containment Calculations for Loading/Unloading Areas	03/10/93
F-10.	25-Year, 24-Hour Rainfall Map	Undated

List	of Appendices	Latest Revision Date
G-1.	CHCI Dwg. No. 4221, Issue C - Emergency & Safety Equipment Location Plan	02/14/92
G-2.	CHCI Drawing No. 4220, Issue B - Evacuation Plan	02/14/92
G-3.	Anticipated Hazards at Clean Harbors of Chicago, Inc.	02/14/92
G-4.	CHCI Drawing No. 4204, Issue C - Site Plan Existing, Approved and Proposed Facilities & Operations	02/14/92
G-5.	Documentation of Emergency Coordination Agreements	05/03/91
G-6.	Air Emission Study, Prepared by Carlson Environmental, Inc. for Clean Harbors of Chicago, Inc.	05/03/91
H-1.	Job Descriptions/Job Titles	10/90
H-2.	Professional Resumes	Undated
H-3.	CHCI Training Documentation Form	Undated
H-4.	CHCI Personnel Training Summary, as of January 14, 1992	Undated
I-1.	Closure Cost Calculations	03/15/93
I-2.	Certificate of Liability Insurance	Undated
J-1.	Existing Air Pollution Control Permits	12/20/90
J-2.	Existing Water Pollution Control Permits	07/31/90
K-1.	Facility Certification	02/14/92

Page G-25 of G-25

<u>List o</u>	of Appendices	Latest Revision Date
K-2.	Certification by Professional Engineer	03/12/93
L-1.	Illinois EPA Operating Permits	02/15/91
L-2.	Release Reports	02/15/91
O-1.	Clean Harbors, Inc. SEC 10K Form	Undated
O-2.	Description of Violations of Federal, State, or Local laws, Regulations, or Ordinances	01/10/91
O-3.	Prior Conduct Certification forms	02/14/92
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ATTACHMENT H FINANCIAL ASSURANCE REQUIREMENTS 0316000051

CLEAN HARBORS SERVICES, INC.
RCRA LOG NO. B-16

I. FINANCIAL ASSURANCE FOR CLOSURE

The permittee shall maintain financial assurance for the closure of the units at the facility as described in the application and as identified below in accordance with 35 Ill. Adm. Code 724.242 and 724.243.

A. Description of Units

Financial Assurance
Required for Unit
(1995 dollars)

Unit

i. Existing and Proposed Units to be Operated as of the Effective Date of this Permit

Existing Container Storage Units	
Drum Storage Area (Unit G1)	\$40,506
Drum Storage Area (Unit R1)	\$254,157
Lab Pack Pouroff Area (Unit F1)	\$7,063
Drum Storage Area Expansion (Unit R2)	\$118,577
Proposed Container Storage Units	•
Container Storage Building (Unit 25)	\$177,351*
Ignitable Container Storage Building (Unit 26)	\$70,817
Container Handling Dock (Unit 61)	\$44,644
Existing Bulk Solids Storage Units	
Bulk Container Storage Area (Unit Q1)	\$28,176
Proposed Bulk Solids Storage Units	
Bulk Solids Storage Pad (Unit B)	\$63,273
Decreed Trade Champa / Durancia Libria	
Proposed Tank Storage/Processing Units Finds Planding Operation (Unit 42)	Ф1 2 400
Fuels Blending Operation (Unit 43)	\$12,498
Tank Farm (Unit 16)	\$490,179
Evicting Transportation Storage/Storing Huit-	
Existing Transportation Storage/Staging Units	Φ 7 4.616
Truck Unloading Area and Bulking Area (Unit Q)	\$74,616
Truck Loading Dock (Unit V)	\$73,716

Financial Assurance

	i manciai Assurance	Dogwined for Unit
¥ T :4		Required for Unit
<u>Unit</u>		<u>(1995 dollars)</u>
	Proposed Transportation Storage/Staging Units	
	Truck Staging Area (Unit C)	\$ 140,981
		\$ 196,595
	Railcar Unloading Area (Unit 13)	
	Truck Unloading Platform (Unit 15)	
	Truck Staging Area (Unit 59)	•
	Loading/Unloading Area (Unit 62)	\$ 95.967
		\$2,011,997*
	The sales the sales of the sales at the sales the sales at the sales a	
	Total for Existing/proposed Units Upon Effective Date	
	ii Proposed Units to be Operated in the Future	
	ii. Proposed Units to be Operated in the Future	
	Proposed Container Storage Units	
	Drum Storage Area Expansion (Unit R2)	\$98,814
	Lab Pack Repack and Consolidation Area (Unit U)	\$20,294
	Lab I ack Repack and Consondation Area (Ont O)	Ψ20,294
	Proposed Bulk Solids Storage Units	
	Rolloff Container for Listed Waste (Unit Z1)	\$12,104
	renew container for Biotea (value (ome 21)	Ψ12,101
	Proposed Tank Storage/Processing Units	
	Listed Waste Storage Tanks (Unit Y)	\$548,819
	Process Building 3 (Unit Z)	\$148,146
	Tank Farm Unit 22	\$151,428
	Shredding Operation	\$ 36,007
	Metal Washing Operation	\$ 24,515
	victor vi	Ψ 2 1,515
	Proposed Transportation Storage/Staging Units	
	Truck to Truck Transfer Pad (Unit W)	\$97,669
	Listed Waste Loading/Offloading Area (Unit X).	\$49,491
	Unit 69	\$50,073
•		Ψυυ,υτυ
	Proposed Miscellaneous Treatment Unit and Storage Area	· •
	Building 42	\$17,977
	West Pad	(combined)
		(Solitollied)

TOTAL FOR FUTURE UNITS

\$1,255,337

**The required financial assurance will be reduced to \$169,827, \$2,004,473, and \$3,259,810 respectively, once the construction certification for Unit 25 is approved and Clean Harbors notices the Illinois EPA that Unit 25 will operate solely as described in Modification B-16-M-35. The permittee may submit a Class 1 Modification request in accordance with 35 Ill. Adm. Code 703 Appendix A(A)(1).

B. Conditions

- 1. These cost estimates do not include the cost for a Professional Engineer certification or the 5 percent contingency cost allowance.
- 2. Financial assurance for the amounts identified above shall be submitted to the Agency 60 days prior to placing wastes in the units identified in Condition I.A.ii above. No wastes shall be placed in these units until the requirements of this condition have been met.
- 3. Within six (6) months of the effective date of this permit, Clean Harbors shall provide closure cost estimates and additional financial assurance for the following areas. These areas are to be closed in accordance with the general procedures described in the "Decontamination/Closure Plan" dated August 24, 1994 and approved by the Agency in a letter dated October 31, 1994.
 - i. the incinerator and the soils under it.
 - ii. the outdoor container storage/staging areas specified in the second amended consent decree that were not included in the partial closure plan C-742,
 - iii. the kiln staging area as described on Figure B.1-2 of the CWM RCRA permit application Revision Ha dated August 1992, and
 - iv. the process area where several permitted (interim status only) and unpermitted storage areas are present. This includes all of the CWM site located south of the old biobeds and west of the office building.
- 4. At the time of the submittal of the Phase II Corrective Measures Program Report required by Condition V.D of this permit, Clean Harbors shall submit cost estimates and financial assurance for the proposed corrective action activities.

Page H-4 of H-4

II. FINANCIAL ASSURANCE FOR POST-CLOSURE CARE

The permittee shall maintain financial assurance for the post-closure care of the surface impoundments at the facility as described in the application in accordance with 35 Ill. Adm. Code 724.244 and 724.245.

A. Surface Impoundments

Surface Impoundments	Financial Assurance Required for Unit (1995 dollars)
Annual cost of post-closure care	. \$176,654
TOTAL cost of post-closure care	\$5,299,593

B. Conditions

1. Financial assurance for the amounts identified above shall be submitted to the Agency within 6 months of the effective date of this permit.

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Attachment I

Groundwater Monitoring

Diagrams, Reports, Tables

I.D. No. 0316000051

Clean Harbors Services, Inc.

RCRA Log No. B-16

Attachment I.1

Monitor Well Construction Diagram

I.D. No. 0316000051

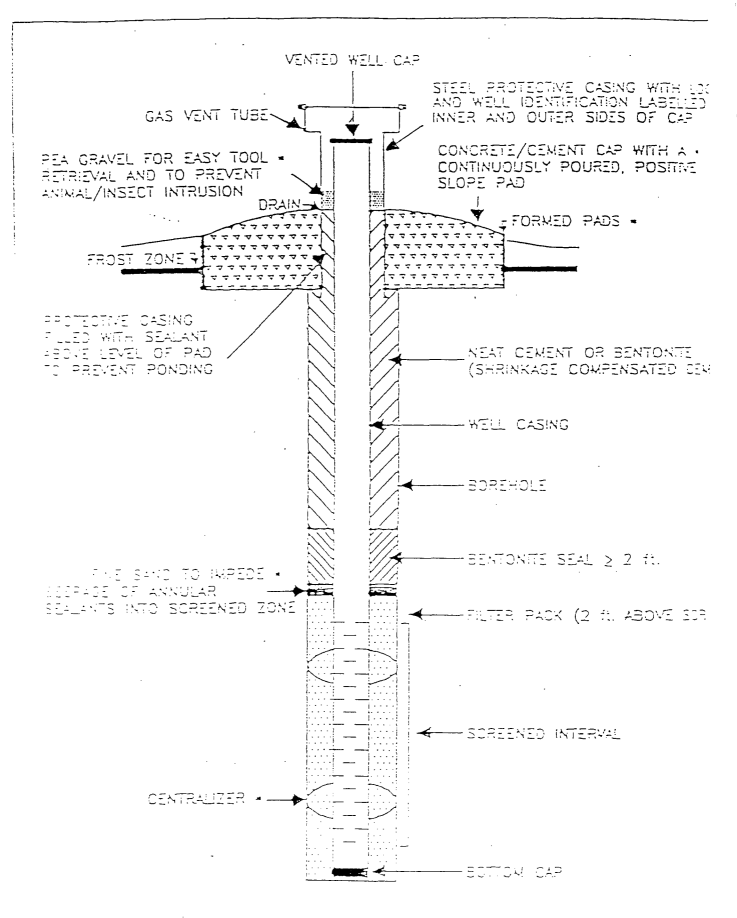
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HPA MOMITOR WILL PLOCATING PROCESSING (tent boring)

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Eut casing off at desired depth. Hix neat cement slurry (5 gal. water per 94 lb. bag cement). Hix neat cement slurry (5 gal. water per 94 lb. bag cement). Slowly pump slurry under low pressure through fremi pipe. Slowly withdraw fremt pipe maxing sure hollow of pipe remains below pure slurry. Continue slow pumping until all formation water and the watery slurry wix is displaced from top of casing.	Follow procedures in I-A.	Knock out and remove thin surface concrete plug, if present. Re-auger entire length of well. Remove well casing from re-augered borehole. Mix neat demont slurry (5 gal. water per 94 lbbag dement). Insert tremt pipe (1" i.d. pvd) into augers and extend to bottom. Slowly pump slurry under low pressure through tremt pipe. Continue slow pumping until all formation water and the watery slurry wix is displaced from top of casing. Uslowly withdraw tremt pipe - making sure bottom of pipe remains below pure slurry. Pull a flight of augers (5" if in unstable materials and hole collapse is likely or 10" if in competent material and collapse is unlikely). Top off dement slurry after each flight is removed.	Eut casing off at destred depth. Hix neat coment slurry (5 gal. water per 94 lb. bag cement) Insert tremi pipe (1" i.d. pvc) into well and extend to bottom. Slowly pump slurry under low pressure through tremi pipe. Slowly withdraw tremi pipe - making sure boltom of pipe remains below pure slurry. Continue slow pumping until all formation water and the watery slurry mix is displaced from top of casing.	Plugging Procedure



CROSS-SECTION OF TYPICAL MONTOR AS WELL

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Attachment I.3

Well Completion Report

I.D. No. 0316000051

Clean Harbors Services, Inc.

RCRA Log No. B-16

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Attachment I.4

IEPA Monitor Well Plugging Procedures

I.D. No. 0316000051

Clean Harbors Services, Inc.

RCRA Log No. B-16

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ATTACHMENT K CORRECTIVE MEASURES PROGRAM REQUIREMENTS CLEAN HARBORS SERVICES FACILITY

NO. 0316000051

RCRA Log No. B-16

CORRRECTIVE MEASURES PROGRAM REQUIREMENTS CLEAN HARBORS SERVICES FACILITY

1.0 Introduction

In accordance with Section 3004 of RCRA and 35 Ill. Adm. Code 724.201, facilities receiving final RCRA permits must institute such corrective action necessary to protect human health and the environment from all releases of hazardous wastes, or hazardous constituents, listed in Appendix H of 35 Ill. Adm. Code Part 721, from any Solid Waste Management Unit (SWMU) at its facility. This is accomplished by:

- 1. Carrying out any required interim measures in accordance with the terms and conditions of the final RCRA permit;
- 2. Conducting a RCRA Facility Investigation (RFI) to determine whether releases of hazardous wastes and hazardous constituents have occurred from any Solid Waste Management Unit (SWMU) at the subject facility, and, if so, the nature and extent of the release; and
- 3. Based on the results of the RFI, developing and implementing a Corrective Measures Program which describes the necessary corrective actions which will be taken. The required corrective actions shall be those actions necessary to protect human health and the environment from all releases of hazardous wastes, or hazardous constituents, listed in Appendix H of 35 Ill. Adm. Code Part 721, from any SWMUs determined to pose an environmental threat by the RFI required under the terms and conditions of the final RCRA permit.

The purpose of this document is to describe the steps in developing and implementing the Corrective Measures Program (CMP). To allow for a logical and orderly progression in developing and implementing necessary corrective action at SWMUs, the Corrective Measures Program should be carried out in five phases.

- 1. Phase I should consist of (1) development of final cleanup objectives, (2) identification of those SWMUs requiring corrective action and (3) a preliminary evaluation of the corrective action alternatives available for each SWMU requiring corrective action.
- 2. Phase II should consist of development of a conceptual design of the corrective action chosen for each SWMU remedial system(s) and/or institutional controls.

- 3. Phase III should consist of development and submission of the final design plans for the corrective action, including operation/maintenance plans and plans for the actual installation of the desired correction action.
- 4. Phase IV is the actual construction/installation of the selected corrective measure.
- 5. Phase V CMP is operation, maintenance, and monitoring of the selected corrective action to ensure it is properly protecting human health and the environment.

Workplans, reports, etc. will have to be developed as part of the efforts associated with each phase. All such documents will be subject to Agency review and approval. Details associated with each phase and the development of workplans, reports, etc. required for each phase is provided below.

2.0 Phase I of the CMP

In the initial phase of the Corrective Measures Program, the Permittee should (1) develop cleanup objectives for the SWMUs being investigated, and then (2) identify those SWMUs requiring corrective action. If it should be determined that a specific SWMU, or group of SWMUs, require corrective action, then the Permittee should identify, in general, types of remedial technologies or institutional controls which may be instituted to address and/or stabilize residual contamination, and identify the goals of the corrective measures. All of these efforts should be documented in the form of a Determination of Corrective Measures Report which include the following:

- 1. <u>Proposed Final Soil Clean-up Objectives</u>. Final soil cleanup objectives will determine the need for and extent of soil remediation (soil corrective measures) at each SWMU investigated.
 - a. The procedures utilized to develop the final soil cleanup objectives must take into consideration:
 - i. The volume and physical and chemical characteristics of the contaminants of concern;
 - ii. The effectiveness and reliability of containment, confinement and collection systems and structures in preventing contaminant migration;
 - iii. The hydrologic characteristics of the unit and the surrounding area, including the topography of the land around the unit;

- iv. The patterns of precipitation in the region;
- v. The existing quality of surface soils, including other sources and their cumulative impacts on surface soils;
- vi. The potential for contaminant migration and impact to the underlying groundwater;
- vii. The land use patterns in the region;
- viii. The potential for health risks caused by human exposure to the waste constituents; and
- ix. The potential for damage to domestic animals, wildlife, food chains, crops, vegetation, and physical structures caused by exposure to waste constituents.
- b. The Permittee and the Agency should have a meeting prior to the time that the Permittee begins developing these objectives. The goal of this meeting will be to provide the Permittee with guidance regarding the procedure which should be followed in developing and proposing these final target levels.
- c. The Agency will establish final target levels if none are proposed by the Permittee.
- d. Agency guidance regarding the development of final soil clean-up objectives can be found in the attached documents entitled <u>Guidance for Developing Proposed Site-Specific Soil Cleanup Objectives for RCRA Clean Closures</u> and <u>Guidance Regarding the Contents of a Report Demonstrating that Proposed Soil Cleanup Objectives Will Not Adversely Impact the Quality of Groundwater</u> (for RCRA Closure Only).
- e. The USEPA draft guidance document entitled <u>Soil Screening Guidance</u> may be used in the development of these values as they relate to the protection of human health.
- f. Final Agency action taken on the development of and establishment of these final target levels will be subject to the appeal provisions of Section 39(a) of the Illinois Environmental Protection Act.
- g. For certain SWMUs, it may not be appropriate to establish final target soil levels. This will be the case for those SWMUs where the selected corrective action is capping of the area followed by long-term monitoring.

- 2. <u>Final Corrective Measures Groundwater Target Levels.</u> Final corrective measures groundwater target levels will determine the need for and extent of groundwater remediation (groundwater corrective measures). The procedures used in the development of these levels must be in general accordance with the procedures described above for final soil target levels and must also meet the requirements set forth in 35 IAC 620.
 - a. The Permittee and the Agency should have a meeting prior to the time that the Permittee begins developing these target levels. The goal of this meeting will be to provide the Permittee with guidance regarding the procedure which should be followed in developing and proposing these final groundwater target levels;
 - b. The Agency will establish final target levels if none are proposed by the Permittee.
 - c. Final Agency action taken on the development of an establishment of these final objectives will be subject to the appeal provisions of Section 39(a) of the Illinois Environmental Protection Act.
- 3. <u>Ecological Assessment</u> An ecological assessment must be carried out as part of the development of cleanup objectives to determine if there will be any adverse impact on the ecology resulting from the proposed cleanup objectives. Ecological assessments must also be carried out if institutional controls (such as capping, etc.) are the selected corrective measures. This assessment should be developed in accordance with USEPA guidance and address the following issues:
 - a. Physical, chemical and ecological characterization of site area;
 - b. Formulation of potential ecological problem
 - i. Determination of contaminants of concern
 - ii. Identification of potential ecological receptors
 - c. Analysis of potential ecological problems
 - i. Characterization of exposure
 - ii. Assessment of exposure
 - iii. Characterization of ecological effects

- iv. Characterization of ecotoxicological effects
- v. Assessment of ecological effects
- vi. Assessment of ecotoxicological effects
- d. Characterization of risk
 - i. Estimation of risk
 - ii. Uncertainty analysis
 - iii. Interpretation of ecological significance
- e. Risk management
- 4. <u>Evaluation of Need for Corrective Action</u> The need for corrective action at each SWMU should be evaluated, based upon a comparison of the proposed clean-up objectives to the results of the RFI.
- 5. Potential Corrective Measures The report should contain a general discussion of the possible corrective measures which may be taken at SWMUs where it is determined that some type of corrective measure is necessary. More detailed information of such measures should be provided if the selected corrective measure has an impact on the development of the clean-up objectives. Also, there must be a discussion of whether the various measures will actually remove the contamination from the environmental media of concern or whether it is some type of institutional control to minimize the potential for future releases from the SWMU. Typically, some type of long term monitoring is required for corrective measures which employ institutional control.

3.0 Phase II of the CMP

Phase II of the CMP includes selection of the corrective measure to be taken and developing a basis for completing the final design of the measure. This effort should be documented in a Conceptual Design Report which describes the proposed corrective measure for each SWMU and provides a conceptual design for these measures. The main criteria for Agency review is whether the proposed corrective measures are able to achieve the final cleanup objectives established by the Permittee and the Agency in Phase I of the CMP and/or provide the institutional controls to prevent the migration of contaminants from the SWMU of concern necessary. Based upon a review of the Conceptual Design Report, the Agency may approve the corrective measures,

require revisions to the proposed corrective measures, or require that a totally new corrective measures proposal be submitted to the Agency.

The Conceptual Design Report should contain the following sections:

- 1. <u>Introduction/Purpose</u>. The report should include an introductory section which contains: (1) general background information regarding the project; (2) the purpose and goals of the submittal; and (3) the scope of the project.
- 2. <u>Existing Site Conditions</u>. The report should contain a summary of the RFI activities conducted for each of the SWMUs of concern and the results of Phase I of the CMP for each SWMU. RFI investigation analytical results should be provided in tabular form, and maps depicting both the horizontal and vertical extent of contamination at the site should be provided.
- 3. Evaluation for Potential Future Migration. Based on the existing site conditions, a conceptual model of the site should be developed and presented in this report. The potential for additional future migration of contamination for each of the SWMUs of concern must then be evaluated, especially those SWMUs which have been determined to have released hazardous waste/hazardous constituents to the groundwater. It may be helpful to develop conceptual models for contaminant migration. Of special concern in this evaluation are (1) the physical properties of the Corrective Measures Plan Guidance contaminants (solubility, volatility, mobility, etc.) and (2) existing site conditions (types of soil present, location of contamination, hydrology, geology, etc.).
- 4. <u>Corrective Measures Objectives</u>. The report should discuss the general objectives of the proposed corrective measures to be constructed/installed for each SWMU at the subject facility, and the ability of the proposed corrective measures to achieve the established Corrective Measures Target Levels.
- 5. <u>Identification of Options Available</u>. The report should contain a discussion of the various options available to achieve the corrective measures objectives for each SWMU. This discussion should identify: (1) a general overview of each option available, including how the option will achieve the stated objective; (2) the advantages associated with each option; (3) the disadvantages associated with each option and (4) an estimate of the cost associated with choosing each option as a remediate.

- 6. <u>Description of Selected Corrective Measure</u>. The report should contain a qualitative discussion of the corrective measure chosen, along with the rationale which was used to select this measure from all those identified initially. This discussion should include documentation that the selected correction measure will be effective.
- 7. <u>Identification of Design Criteria</u>. The report should identify what information must be available to design the selected corrective measure.
- 8. <u>Review of Available Information</u>. The report should contain an evaluation of the existing information to ensure that sufficient information is available to complete the design of the selected corrective measure. If insufficient information is available, then the report should contain procedures for collecting the required information. The level of detail required for this additional data collection should be similar to that provided in RFI workplans.
- 9. <u>Procedures for Completing the Design</u>. The report should contain a description of the procedures which will be followed to complete the design of the corrective measure. This should include as appropriate:
 - a. Identification of the references and established guidance which will be used in designing the selected corrective measure. Justification for the selection of this procedure should also be provided.
 - b. A description of the procedures which will be used to complete the design of the corrective measure.
 - c. Identification of assumptions to be used in the design, and the impact these assumptions have on the overall corrective measure;
 - d. Significant data to be used in the design effort;
 - e. Identification and discussion of the major equations to be used in the design effort (including a reference to the source of the equations);
 - f. Sample calculations to be used in the design effort;
 - g. Conceptual process/schematic diagrams;
 - h. A site plan showing a preliminary layout of the selected corrective measure;
 - i. A site plan showing a preliminary layout of the selected corrective measure;

- j. Tables giving preliminary mass balances;
- k. Site safety and security provisions.

The information presented herein will form the continuing technical basis for the detailed design of the system and the preparation of construction plans and specifications.

- 10. <u>Identification of Required Permits</u>. The report should identify and describe any necessary permits associated with the selected corrective measure, as well as the procedures which will be used to obtain these permits.
- 11. <u>Long-lead Procurement Considerations</u>. The report should identify any elements/components of the selected corrective measure which will require a large amount of time to obtain/install. The following issues should also be discussed: (1) the reason why it will take a large amount of time to obtain/install the item; (2) the length of time necessary for procurement and (3) recognized sources of such items.
- 12. <u>Project Management</u>. The report should contain information regarding the procedures and personnel which will be involved in completing the design of the selected corrective measure. A schedule for completing the design should also be provided.

4.0 Phase III of the CMP

Once the Agency approves the Conceptual Design Report, the facility should complete the design of the approved corrective action (Phase II of the CMP). Upon final completion of the design, the Final Design Report, consisting of final plans, specifications, construction workplan, etc. must be submitted to the Agency for review and approval. Typically, the Agency requires that these documents be submitted to the Agency within 120 days after the Conceptual Design Report Corrective Measures Plan Guidance has been approved. The final design report of the CMP must be submitted to the Agency in the form of a Class II permit modification in accordance with 35 Ill. Adm. Code Part 703. Should implementation of the corrective measures include construction/installation of additional structures which would meet the definition of RCRA regulated units, the Agency may notify the Permittee that the submittal will be reviewed as a Class III permit modification in accordance with 35 Ill. Adm. Code Part 703. In any event, as the submittal is either a Class II or Class III modification to the facility permit, the Agency response will be handled in accordance with the procedures for Class II and Class III modifications as outlined in 35 Ill. Adm. Code Parts 703 and 705. Several documents must be submitted to the Agency as part of Phase III of the CMP. The following text describes the expected contents of the various documents which should be developed and submitted to the Agency as part of Phase III of the CMP.

- 1. Final Design Report and Construction Workplan. The Final Design Report and Construction Workplan must contain the detailed plans, specifications and drawings needed to construct the corrective measure. In addition, this document must contain (1) calculations, data etc. in support of the final design; and (2) a detailed description of the overall management strategy, construction quality assurance procedures and schedule for constructing the corrective measure. It must be noted that the approved Conceptual Design Report forms the basis for this final report. The information which should be provided in this document includes:
 - a. <u>Introduction/Purpose</u>. This portion of the document should (1) provide background information regarding the project, (2) describe the purpose and goals of the project, and (3) describe the scope of the project.
 - b. <u>Detailed Plans of the Design System</u>, including the following:
 - 1. Plan views;
 - 2. Section and supplementary views which, together with the specifications and general layouts, facilitate construction of the designed system;
 - 3. Dimensions and relative elevations of structures;
 - 4. Location and outline form of the equipment;
 - 5. Ground elevations: and
 - 6. Descriptive notations, as necessary, for clarity.
 - <u>Technical Specifications.</u> Complete technical specifications for the construction of the system. The specifications accompanying construction drawings should include, but are not limited to, the following:
 - 1. All construction information, not shown in the drawings, which is necessary to inform the contractor in detail as to the required quality of materials, workmanship, and fabrication of the project;
 - 2. The type, size, strength, operating characteristics and rating of the equipment;
 - 3. The complete requirements for all mechanical and electrical equipment, including machinery, valves, piping and jointing of pipe;
 - 4. Electrical apparatus, wiring and meters;

- 5. Construction materials;
- 6. Chemicals, when used;
- 7. Miscellaneous appurtenances;
- 8. Instruction for testing materials and equipment as necessary; and
- 9. Availability of soil boring information.
- d. <u>Project Management</u>. A description of the construction management approach, including the levels of authority and responsibility, lines of communication and qualifications if key personnel who will direct corrective measures construction/installation must be provided in the workplan.
- e. <u>Construction Quality Assurance/Quality Control</u>. the workplan must contain a construction quality assurance/quality control plan describing the procedures which will be followed t ensure the corrective measure is constructed/installed in accordance with the approved plans and specifications.
- f. <u>Schedule</u>. The workplan must contain a schedule for completion of all major activities associated with construction/installation of the selected corrective measures. All major points of the construction/installation should be highlighted, with a graphical representation of the project schedule included.
- g. <u>Waste Management Practices</u>. This portion of the document should identify the wastes anticipated to be generated during the construction/installation of the corrective measures, and provide a description of the procedures for appropriate characterization and management of these wastes.
- h. Required Permits. This portion of the report should contain copies of permit applications submitted to other Bureaus of the Agency for the selected corrective measure. If it is determined that no permit is required for construction/installation and implementation of the corrective measures, rationale and justification must be provided to support this contention.
- 2. <u>Operation and Maintenance Plan</u>. An Operation and Maintenance Plan must be developed and submitted as part of Phase III of the CMP. This plan should outline the procedures for performing operations, long term maintenance, and monitoring of the corrective measure.

- a. <u>Introduction and Purpose</u>. This portion of the document should provide a brief description of the facility operations, scope of the corrective measures project, and summary of the project objectives.
- b. <u>System Description</u>. This portion of the document should provide a description of the corrective measure and significant equipment, including manufacturer's specifications. This portion of the permit should also include a narrative of how the selected system equipment is capable of complying with the final engineered design of the corrective measure.
- c. <u>Operation and Maintenance Procedures</u>. This portion of the document should provide a description of the normal operation and maintenance procedures for the corrective measures system, including:
 - 1. Description of tasks for operation;
 - 2. Description of tasks for maintenance;
 - 3. Description of prescribed treatment or operation conditions; and
 - 4. Schedule showing the frequency of each operation and maintenance task.
- d. <u>Inspection Schedule</u>. This portion of the document should provide a description of the procedures for inspection of the corrective measures system, including problems to look for during the inspection procedure, specific inspection items, and frequency of the inspections.
- e. <u>Waste Management Practices</u>. This portion of the document should provide a description of the wastes generated by operation of the corrective measures, and the appropriate procedures for proper characterization and management of these wastes.
- f. <u>Contingency Procedures</u>. This portion of the document should provide a description of the procedures which will address the following items;
 - 1. System breakdowns and operational problems including a list of redundant and emergency backup equipment and procedures;
 - 2. Alternative procedures (i.e., stabilization) which are to be implemented in the event that the corrective measure suffer complete failure. The alternative procedures must be able to prevent release or threatened releases of hazardous wastes/hazardous constituents which may endanger human health and the environment, or exceed cleanup standards.

3. Notification of facility and regulatory personnel in the event of a breakdown in the corrective measures, including written notification identifying what occurred, what response action is being taken and any potential impacts on human health and the environment.

5.0 Phase IV the CMP

Once the reports required by Phase III above are approved by the Agency, construction/installation of the approved corrective measure must commence. During this period, quarterly reports should be submitted which contain the following information:

- 1. Summary of activities completed during the reporting period;
- 2. An estimate of the percentage of the work completed;
- 3. Summaries of all actual or proposed changes to the approved plans and specifications or its implementation;
- 4. Summaries of all actual or potential problems encountered during the reporting period;
- 5. Proposal for correcting any problems;
- 6. Projected work for the next reporting period; and

Upon completion of construction/installation of the approved corrective measure, a Construction Report must be submitted to the Agency documenting that these efforts were carried out in accordance with the Agency approved plans and specifications. This report should contain a thorough description of the efforts that went into constructing/installing the corrective measure and demonstrate that the procedures in the Agency-approved Final Design Report were followed during this effort. Such a report should be formatted in a logical and orderly manner and contain the following information:

- 1. An introduction discussing the background of the project and the purpose and scope of the corrective measure described in the report.
- 2. Identification of the plans, technical specifications and drawings which were used in constructing/installing the corrective measure. These specifications and drawings should have been approved by the Agency during Phase III;

- 3. Identification of any variations from the Agency approved plans, technical specifications and drawings used in construction/installing the corrective measure. Justification regarding the need to vary from the approved plans and specifications must also be provided;
- 4. A description of the procedures used to construct/install the corrective measure, including the procedures used for quality assurance and quality control;
- 5. As-built drawings, including identification of any variations from the approved plans, technical specifications and drawings;
- 6. A summary of all test results from the construction/installation effort, including quality assurance/quality control testing.
- 7. Actual test results, including quality assurance/quality control test results. These results should be located in an attachment/appendix and be well organized.
- 8. Identification of any test results which did not meet the specified value and a description of the action taken in response to this failure, including re-testing efforts.
- 9. Photographs documenting the various phases of construction.
- 10. A detailed discussion of how the construction/installation effort met the requirements of the approved Final Design Report.
- 11. A certification by an independent qualified, registered professional engineer and by an authorized representative of the owner/operator (the authorized representative must meet the requirements of 35 IAC 702.126). The wording for this certification must also meet the requirements of 35 IAC 702.126.

6.0 Phase V of the CMP

Once the corrective measure has been constructed/installed, it must be operated, maintained and monitored in accordance with the approved plans and specifications (this is Phase V of the CMP). During this period, quarterly reports must be submitted to the Agency documenting the results of these efforts. These reports should contain the following information:

1. <u>Introduction</u>. This portion of the document should provide a brief description of the facility operations, scope of the corrective measures project, and summary of the project objectives.

- 2. <u>System Description</u>. This portion of the document should provide a description of the corrective measures constructed/installed at the site, and identify significant equipment. Describe the corrective measure and identify significant equipment.
- 3. Monitoring Results. This portion of the permit should provide a description of the monitoring and inspection procedures to be performed on the corrective measures. A summary of the monitoring results for the corrective measures, including copies of any laboratory analyses which document system effectiveness, provide a description of the monitoring procedures and inspections performed, and include a summary of the monitoring results for the corrective measure. Copies of all laboratory analytical results which document system monitoring must be provided.
- 4. <u>Effectiveness Determination</u>. This portion of the document should provide calculations and other relevant documentation which demonstrates the effectiveness of the selected corrective measure in remediating/stabilizing contamination to the extent anticipated by the corrective measures final design. Copies of relevant analytical data should be provided to substantiate this determination.
- 5. System Effectiveness Recommendation. Based upon the results of the effectiveness determination required under d. above, this portion of the document should provide a recommendation on continuance of the corrective measure. If the corrective measure is not performing in accordance with the final design, a recommendation on revisions or expansion of the system should be provided. Additionally, based upon the monitoring results, a schedule for achieving the cleanup standards would be included with each determination.

Attachments: Guidance for Developing Proposed Site-Specific Soil Cleanup Objectives for RCRA Clean Closures (draft)

Guidance Regarding the Contents of a Report Demonstrating that Proposed Soil Cleanup Objectives Will Not Adversely Impact the Quality of Groundwater (for RCRA Closures Only)

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11800 SOUTH STONY ISLAND AVENUE • CHICAGO, IL 60617 (773) 646-6202 • FAX (773) 646-6381 Visit our Website at www.cleanharbors.com



NOTICE

March 12, 2001

MNOFWI PERMIT SECTION - WMB Waste, Pesticides & Toxics Division U.S. EPA - REGION 5

To: Facility Mailing List Addresses

Re: Clean Harbors Services, Inc.

Notification of RCRA Class 1 Permit Modification

Clean Harbors Services, Inc. (CHSI) is a permitted hazardous waste treatment, storage, and disposal (TSD) facility located at 11800 South Stony Island Avenue in Chicago, IL. CHSI currently operates under a RCRA Part B permit issued by the IEPA on September 30, 1993.

On December 13, 2000 CHSI requested a Class 1 permit modification to the facility Contingency Plan changing the address and home phone number for the primary emergency coordinator. This modification was approved by IEPA on January 30, 2001.

This notice is being sent to you in accordance with IEPA's Class 1 permit modification regulations in 35 IAC 703.281(a)(2) which require CHSI to send a notice of the modification to all persons on the facility mailing list within 90 days after the change is put into effect or within 90 days after IEPA approval if prior approval is required.

If you have any further questions regarding this notice, please test free to contact me at (773)646-6202.

Sincerely,

James R. Laubsted

THSI Facility Compliance Manager

cc: Facility Mailing List